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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह प्रलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग **II**—खण्ड 3—उपखण्ड (i)

PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी किये गये विधि के झन्तर्गत बनाये और जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के झादेश, उप-नियम साधि सम्मिलत हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 12th July 1968

G S.R. 1489.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 3 of the Special Marriage Act, 1954 (43 of 1954) and in supersession of the notification of the Government of India in the Ministry of External Affairs No. S.O. 1664, dated the 30th June, 1960 the Central Government hereby appoints the Diplomatic or Consular Officers specified in column (2) of the Table below to be the Marriage Officers for the countries, places or areas, as the case may be, specified in the corresponding entries in column (1) of the said Table.

Country, Place or Area			\rea		Designation of Officers					
	I				2					
Aden .		_			. Ambassador, Embassy of India, Aden.					
Afghanistan					. Ambassador, Embassy of India, Kabul.					
Do.	•		•		. First Secretary, Embassy of India, Kabul.					
Do.	٠	٠	•	٠	. Consul Consulate of India, Jalalabad.					
Do.	٠		•	•	. Consul, Consulate of India, Kandahar.					
Argentina	٠	•	•		. Ambassador, Embassy of India, Buenos Aires.					
Do.	•	•	•	•	. First Secretary, Embassy of India, Buenos Aires.					
Do.	•	•	•	•	. Second Secretary, Embassy of India, Buenos Aires.					
Australia.	•	•	•	•	. High Commissioner for India, Canberra.					
Do.	٠	•	•	•	. First Secretary, H. C. of India, Canberra.					
Austria.	•	•	•	•	. Ambassador, Embassy of India, Vienna.					
Do.	•	•	•	•	. First Secretary, Embassy of India, Vienna,					
Belgium	•	•	•	•	. Ambassador, Embassy of India, Brussels.					
Do.	•	•	•	•	Counsellor, Embassy of India, Brussels.					
Brazil	٠	•	٠	•	Ambassador, Embassy of India, Rio-de-Janeiro.					
Do.		•	•	•.	. Counsellor/First Secretary, Embassy of India, Rio-de- Janeiro.					
Burma					. Ambassador, Embassy of India, Rangoon.					
Do.					. Counsellor/First Secretary, Embassy of India, Rangoon,					
Do.					. Consul, Consulate of India, Mandalay.					
Cambodia					Ambassador, Embassy of India, Phonom-Penh.					
Do.					. Second Secretary Embassy of India, Phonom-Penh.					
Canada					. High Commissioner of India, Ottawa.					
Do.					First Secretary, H. C. of India, Ottawa.					
Do.					. Trade Commissioner of India, Vancouer.					
Coylon					High Commissioner of India, Colombo.					
Do.	•	•	٠		Deputy High Commissioner, High Commissioner of India, Colombo.					
Do.					First Secretary, High Com. of India, Colombo.					
Chile .					. Ambassador, Embassy of India, Santiago.					
Do.					First Secretary, Embassy of India, Santiago.					
China .					. Ambassador, Embassy of India, Peking.					
Do.					. Counsellor, Embassy of India, Peking.					
Do.					. First Secretary, Embassy of India, Peking.					
Cuba					First Secretary/C.D.A., Embassy of India, Havana.					
Czechoslovaki	Q				Ambassador, Embassy of India, Prague.					
Do.					. Second Secretary, Embassy of India, Prague.					
Denmark					Ambassador, Embassy of India, Copenhagen.					
Ethiopia					Ambassador, Embassy of India, Addis Ababa.					
Do.					. First Secretary, Embassy of India, Addis Ababa.					
F iji					Commissioner for the Government of India, Suva.					

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Pronce. Ambassador, Embassy of India, Paris. Do. Counsellor, Embassy of India, Paris. Do. First Secretary, Embassy of India, Paris. Dο. Second Secretary, Embassy of India, Paris. Germany Ambassador, Embassy of India, Bonn Counsellor, Embassy of India, Bonn. Do. Do. First Secretary, Embassy of India, Bonn. Dα Second Secretary, Embassy of India, Bonn. $\mathbf{D}_{\mathbf{0}}$ Consul General, Consulate General of India, Berlin. Do. Consul General, Consulate General of India, Hamburg. Do. Consul General, Consulate General of India, Frankfurt Guiana High Commissioner of India, George Town. Chang High Commissioner of India, Accra. Do. First Secretary, High Commission of India, Accra. Do. Second Secretary, High Commission of India, Accra. Commissioner for the Government of India, Hong Kong. Hong Kong Ambassador, Embassy of India, Budapest. Hungary Do. Counsellor, Embassy of India, Budapest. Ambassador, Embassy of India, Djakarta. Indonesia. Pirst Secretary, Embassy of India, Djakarta. Do. Consul, Consulate of India, Medan. Do. Iran Ambassador, Embassy of India, Tehran. First Sccretary, Embassy of India, Tehran. Do. Second Secretary, Embassy of India, Tehran. Do. Consul, Consulate of India, Khorramshahr. Do. Vice-Consul, Vice Consulate of India, Zahindan. Do. Ambassador, Embassy of India, Baghadad. Iraq First Secretary, Embassy of India, Baghadad. \mathbf{D}_{0} Ambassador, Embassy of India, Dublin. Ircland 2. First Secretary, Embassy of India, Dublin. Do. Ambassador, Embassy of India, Rome. Italy First Secretary, Embassy of India, Rome. Do. Ambassador, Embassy of India, Tokyo. Tapan Counsellor, Embassy of India, Tokyo. Do. First Secretary, Embassy of India, Tokyo. Do. Second Secretary, Embassy of India, Tokyo. Do. Consul, Consulate of India, Kobe. Do. High Commissioner of India, Nairobi. Kenya . Second Secretary, High Commissioner of India, Nairobi. Do. Ambassador, Embassy of India, Kuwait. Kuwait . First Secretary, Embassy of India, Kuwait. Do. Ambassador, Embassy of India, Beirut. Lebanon First Secretary, Embassy of India, Beirut. Do. Ambassador, Embassy of India, Vientiane. Laos First Secretary, Embassy of India, Vientiane. Do.

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Malaysia	٠					High Commissioner of India, Kuala Lumpur.
Do.	•	•	٠		-	First Secretary, High Commission of India, Kuala Lumpur.
Madagascar		-				Ambassador, Embassy of India, Tananarive.
Mauritius						High Commissioner of India, Port Louis.
M exico						Ambassador, Embassy of India, Mexico.
Do.						First Secretary, Embassy of India, Mexico.
Do.						Second Secretary, Embassy of India, Mexico.
Morocco						Ambassador, Embassy of India, Rabat.
Do.					,	First Secretary, Embassy of India, Rabat.
Muscat						Consul General, Consulate General of India, Muscat.
Nepal .						Ambassador, Embassy of India, Kathmandu.
Do.						Counsellor, Embassy of India, Kathmandu.
Do.						First Secretary, Embassy of India, Kathmandu.
Netherlands						Ambassador, Embassy of India, The Hague.
Do.						First Secretary, Embassy of India, The Hague.
New Zealand		,				Ambassador, Embassy of India, Wellington.
Do.						First Secretary, High Commission of India, Wellington.
Nigeria						High Commissioner of India, Lagos.
Do.						First Secretary, High Commission of India, Lagos.
			•			·
Norway .	•	•	•	•	•	Ambassador, Embassy of India, Oslo.
Do.	•	•	•	٠	٠	Second Secretary, Embassy of India, Oslo.
Pakistan .						High Commissioner of India, Islamabad.
Do.	•	-			٠	Deputy High Commissioner, High Commission of India, Karachi.
Do.						First Secretary, High Commissioner of India, Karachi.
Do.						Deputy High Commissioner of India, Dacca.
Do.	•	-	٠	•	•	First Secretary, Deputy High Commission of India, Dacca.
Philippines				٠		Ambassador, Embassy of India, Manila.
Poland .						Ambassador, Embassy of India, Warsaw.
Do.	•		•		·	First Secretary, Embassy of India, Warsaw.
Rumania.						Ambassador, Embassy of India, Bucharest.
Do.						Second Secretary, Embassy of India, Bucharest.
Saudì Arabia						Ambassador, Embassy of India, Jedda.
Do.			-			First Secretary, Embassy of India, Jedda.
Sikkim .				_		Political Officer, Gangtok.
Singapore		•	•	•	•	High Commissioner of India, Singapore.
Do.	•	•	•	•	•	Third Secretary, High Commission of India, Singapore.
Spain .	•	•	•	•	•	Ambassador, Embassy of India, Madrid.
Do.	•	•	•	•	•	First Secretary, Embassy of India, Madrid.
~ 4	•	•	•	•	•	Ambassador, Embassy of India, Khartoum.
	•	•	•	•	•	Ambassador, Embassy of India, Khartouin. Ambassador, Embassy of India, Stockholm.
Sweden . Do.	•	•	•	•	٠	First Secretary, Embassy of India, Stockholm.
_ •	•	•	•	•	•	Second Secretary, Embassy of India, Stockholm.
Do.	•	•	•	•	٠	Second Secretary, Empassy of India, Stockholm.

Switzerland					_	Ambassador, Embassy of India, Berne.
Do.		•			•	First Secretary, Embassy of India, Berne.
Do.						Consul General, Consulate General of India, Geneva.
Do.						Vice-Consul, Consulate General of India, Geneva.
Syria .						Ambassador, Embassy of India, Damascus.
Thailand					-	Ambassador, Embassy of India, Bangkok.
Do.						First Secretary, Embassy of India, Bangkok.
Turkey .						Ambassador, Embassy of India, Ankara.
Do.						First Secretary, Embassy of India, Ankara.
Uganda			•			High Commissioner of India, Kampala.
U.A.R			-			Ambassador, Embassy of India, Cairo.
Do.			-	-		Counsellor, Embassy of India, Cairo.
Do.						First Secretary, Embassy of India, Cairo.
U. K					-	High Commissioner of India, London.
Do.	•	٠	•	•	•	Deputy High Commissioner, High Commission of India, London.
Do.						Counsellor, High Commission of India, London.
Do.						First Secretary, High Commission of India, London.
U.S.A						Ambassador, Embassy of India, Washington.
Do.						Minister, Embassy of India, Washington.
Do.						First Secretary, Embassy of India, Washington.
Do.						Consul General, Consulate General of India, New York.
Do.						Consul, Consulate General of India, New York.
Do.	•	•	•		•	Consul-General, Consulate General of India, San Francisco.
U.S.S.R.					•	Ambassador, Embassy of India, Moscow.
Do.						Counsellor, Embassy of India, Moscow.
Do.						First Secretary, Embassy of India, Moscow.
Vietnam (No	rth)			,		Consul General, Consulate General of India, Hanoi.
Vietnam (So	uth)					Consul General, Consulate General of India, Saigon.
Trinidad & T	'obago					High Commissioner of India, Port of Spain, Trinidad.
Do.	•		•	•	٠	First Secretary, High Commission of India, Port of Spain Trinidad.
Yugoslavia			•			Ambassador, Embassy of India, Belgrade.
Do,						First Secretary, Embassy of India, Belgrade.

[No. T. 434/(1)/67.]

S. K. CHATTERJEE, Under Secy.

New Delhi, the 16th July 1968

- G.S.R. 1490.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Legal Assistant in the Legal and Treatles Division of the Ministry of External Affairs; namely:—
- 1. Short title and commencement.—(1) These rules may be called the Legal and Treaties Division of the Ministry of External Affairs (Legal Assistant) Recruitment Rules, 1967.

- (2) They shall come into force on the date of their publication in the Official Gazette
- 2. Application.—These rules shall apply to the posts specified in column 1 of the schedule hereto annexed.
- 3. Number, classification and scale of pay.—The number of posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:
 - Provided that the upper age limit specified in column 6 of the said Schedule for direct recruits may be relaxed in case of candidates belonging to any of the Scheduled Castes or Scheduled Tribes or any other special category of persons in accordance with the orders issued from time to time by the Central Government.
- 5. **Disqualification:**—(a) No person who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said posts; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

						s	CHEDULE					}
	lo, of posts	Classifica- tion		Selection	direct recruits	Educational and other qualifications required for direct recruits		tion, if any r ruits y	rectt, whether by direct promotion	promotion/ deputation transfer, / grades from which promotion/ deputation/	exists, what is its com-	U.P.S.C.
I	2	3	4	5	6	7	8	9	10	11	12	13
Legal Assistant	T₩o	General Central Service Class II (Non- Gazetted (Non- Ministerial	55	Not ppli- able.	35 years and below (Relax- able for Govt. servants	versity or equi- valent.	Not applicable	2 years	Direct recruitment	Not Applicabl	Not le appli- cable.	As required under th rules.
				•	*	-		E.	GONSALVES	, Director	_	34/PE/68.] nistration).

MINISTRY OF LAW

(Legislative Department)

New Delhi, the 1st June 1968

- G.S.R. 1491.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment and conditions of service of persons to the post of Officer on Special Duty, Legislative Department, Ministry of Law, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Ministry of Law, Legislative Department (Officer on Special Duty) Recruitment Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.
- 3. Number of post, classification and scale of pay.—The number of post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualification and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.
- 5. Disqualifications.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post, and
- (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the sail post:

Provided that the Central Government may, if satisfied that there are special grounds Lr so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons/; the post.

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				, : 		

Name	of	post	No. of post	Classifica- tion	Scale of pay	Whether selection post or non-selection post	Age for direct recruits	Educational and other qualification required for direct recruit
	.— I		<u>-</u> 2	3	4	5	6	7
fficer on Duty	Sı	pecial	One	General Central Service Class I (Gazetted)	Rs. 900—50—1250	Not Applicable	Not Applicable	Not Applicable }

an the Legislative Department in the Ministry of Law.

File No. F. 3/13(3)/68, RR

herher age F educational salifications r direct re- uits will ply in the se of pro- motees		whether by direct rectt. or by pro-	In case of rectt, by promotion/lep11 to 1/transfer grades from which promotion/deputation/transfer to be made	It a D.P.C. exists, what is its, com- position	Circumstances in which UPSC is to be consul- ted in making rectt.
8	9	10	11	12	13
Not applicable	Not applicable	By transfer on deputa- tion.	Transfer on deputation. Officers belonging to Section Officers' Grade of the C.S.S. with at least to years regular service in the grade; an possessing the following qualifications:—	d d	As required under the rules.
			 (i) Degree, with Hind as one of the subject of a recognised Un versity, or equivalen qualification, 	8, i-	
			 (ii) Adequate experient of Establishment wo including Budget & Accounts. 	rk	
			(Period of deputation ordinarily not exceed ing 3 years.)		

[No.F.24(2)/68-Adm, I (LD).]

SURJEET SINGH MAMAR, Dy. Secy.

विधि मंत्रालय

(विधायी विभाग)

नई दिल्ली, 1 जून 1968

जी एत चार 1492. — संविधान के मनुष्छे 309 के परने कहारा प्रवत्त सक्तियों का प्रयोग करते हुए राष्ट्रपति विधि मझालय, विधायी विभाग में, विशेष कार्य माफिसर के पद पर व्यक्तियों की भर्ती भीर सेवा भी चलों को विनियमित करने वाले निम्नलिखित निषम एउद् द्वारा क्नाते हैं, प्रर्थात्:

- 1. 'विकास नाम ग्रीर प्राप्तम :---(1) ये नियम विधि मंत्रालय, विधायी विभाग (विशेष कार्य ग्राफिसर) कर्ती नियम, 1968 कहे जा सकेंगे।
 - (2) ये शासकीय राजपदा में भ्रपने प्रकाशन की तारीख को प्रवृत हो जावेंगे।
- 2. ातृ हो न :-- ये नियम त्त्रुपाबद प्रनसूची के स्तम्म 1 में विनिर्दिष्ट पद को लागृ होंगे।
- 3. एव की संख्या, दर्गी ं सा ग्रीत के स्तान उनत पद की संख्या, उसका वर्गीकरण ग्रीर उससे संलग्न वैतनमान वे होंगे जो ग्रनसूची के स्तम्भ 2 से लेकर 4 तक में विनिर्दिष्ट तैं।
- 4. भर्ती की प्रकृति गाय सी प्राय गृहिता :-- उनत पद पर भर्ती की प्रकृति, ग्राय सीमा, ग्रहिताएं ग्रीर तत्ससक्त ग्रय बातें वेहोगी जो उनत ग्रनुसूची के स्तम्भ 5 से लकर 13 तक में विनिर्दिष्ट है।
- 5. ें ्तार्:—(क) कोई भी व्यक्ति प्रभ्यर्थी जिसकी एक से अधिक पित्नयां जीवित है या जो एक पित या पत्नी के जीवित रहते हुए किसी ऐसी बशा में विवाह करता है जिसमें उस पित या पत्नी के जीविन काल में किये जाने के कारण वह विवाह शन्य है, उक्त पद पर नियक्ति का पात नहीं होगा; तथा
- (ख) कोई भी रखी प्रश्यर्थी जिस्का विवाह इस कारण शून्य है कि उस विवाह के समय उसके पति की पत्नी खीदित थी उक्त पद पर निय्वित की पान्न नहीं होगी:

परस्तु यदि केन्द्रीय सरकार के समाधान हो जाता है कि किसी क्यक्ति को इस नियम के प्रवर्तन से दृश्यके वे विकेष धः आर ह तो वह ग्रादेश दे स्वेगी कि उसे छूट दी आये।

6. ज्ञिथिन करने की अभित: -- जहां कि केन्द्रीय सरकार की राय है कि ऐसा करना धावश्यक या समीचीन है, वहां वह लेखन द्वारा धिमलिखित किये जाने वाले कारणों के लिए झादेश द्वारा व्यक्तियों, पद के किसी वर्ग या प्रवर्ग के बारे में इन नियमों के उपबन्धों में से किसी को शिथिल कर सकेगी।

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पद का नाम	पदों की ॄ संख् या	वर्गीकरण्ह्यु	वेतनमान	पद भयवा ग्रप्रवरण	सीधी भर्ती यालों के लिए प्रायु सीमा	वालों लिये म गौक्षा	के ।पेक्षितः
				पद			भन्य ताएं

· 1	2	3	4	5	6	7
विशेष कार्य माफिसर	एक	साधारण केन्द्रीय सेवा वर्ग । (राजपत्रित)	900-50-1250 इपये	लागू नहीं श ोदा	क्षाम् नहीं होता	शागू न हीं होता

		 			
क्या सीधी भर्ती बालों के लिए विहित ग्रायु भौर गैक्षणिव महंताएं प्रोमतों की बन्ना में खागू होंगी	की कालावधि यदि कोई	प्रोम्नति द्वारा या प्रतिनियुक्ति, श्रन्तरण द्वारा होगी तथा विभिन्न पद्धतियों द्वारा	प्रोन्नति/प्रतिनियुक्ति/भ्रन्तरण द्वारा भर्ती की बशा में वे श्रेणियां जिन से प्रोन्नति/प्रति- नियुक्ति/भ्रन्तरण किया जाना है	यदि विभागीय प्रोभिति समिति विद्यमान है सो उसकी संरचना क्या है	करने में संघ लोक सेवा भ्रायोग से
		भरी जाने वाली रिक्तियों की			
		प्रतिशतता			
8	9	10	11	12	13
मागू नहीं होता	लागू नहीं ह ोता	प्रतिनियुक्ति पर ग्रन्तरण द्वारा	प्रतिनियुक्ति पर धन्तरण के ० स ० से ० के धनुभाग श्राफिसरों की श्रेणी के ऐसे श्राफिसर जो इस श्रेणी में दस वर्ष की नियमित सेवा कर चुके हों; श्रीर जो निम्नलिखित ग्रह्ताएं रखते हों:— (i) किसी मान्यता प्रिप्त विश्वविद्यालय की हग्री जिसमें एक विषय हिन्दी रहा हो, या समतुल्य श्रह्ता। (ii) बजट श्रीर लेखा सहित स्थापन कार्य का यथायोग्य श्रन्भव। (प्रतिनियुक्ति की कालावधि मामूली तौर से तीन वर्ष से श्रिधक नहीं होगी)।		जैसा नियमों के श्रधीन ग्रपेक्षित हो.

[सं॰ फा॰ 24(2)/68--प्रशा॰ 1 (विधि)] सुरजीत सिंह ममक, **उ**पसिचव, ।

(Department of Legal Affairs)

New Delhi, the 19th July 1968

- G.S.R. 1493.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Personal Assistant to Member, Law Commission in the Department of Legal Affairs, Ministry of Law, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Law Commission (Personal Assistant to Member) Recruitment Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3 Number of post, classification and scale of pay.—The number of post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters relating to the said post shall be as specified in columns 5 to 13 of the said Schedule.
- 5. Disqualifications.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary on expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

_							Sche
Namer	of post	No. of posts	Classifica- tion	Scale of pay	Whether Selection post or non- selection post		Educational and other qualifications required for direct recruits
·	т	2	3	4	5	6	7
				Rs.			
tant i ber,	al Assis to Men Law mission	1 - 1	General Central Service, Class III (Non- Gazetted) (Ministerial	210—10— 90—15— 320—EB— 15—425	Not applicable.	Not applicable.	Not applicable.

Whether age & Educational qualifications prescribed for the direct recruits will apply in the case of promotees	probation if any	Method of re- cruitment whe- ther by direct recruitment or by promotion or transfer & per- centage of the vacancies to be filled by various methods	In case of recruitment by promotion/trans- fer-grades from which promotion to be made	exists what	Circumstan- ces in which U.P.S.C. is to be con- sulted in making re- cruitment
8	9	10	II	12	13
Not ap olicable	Two years	By transfer on deputation.	fransfer on deputation Suttable officers of the Central Secre- tariat Clerical Ser- vice with at least to years of experien- ce in that grade and ability to type at a minimum speed of 40 w.p.m.		Not applicable.
			Desirable;		
			Knowledge of Steno- graphy.		
			(Period of deputation not exceeding 3 years).		

No. F.I(37)/68-Adm. III (LA).]

N. D. SINHA, Under Secy.

1917

19 जूलाई, 1968

ग्र**धिस्**धना

सा० का० कि 1494 — संविधान के धनुच्छेद 309 के परन्तुक द्वारा प्रदत्त अक्तियों का प्रयोग करते हुए राष्ट्रपति विधि मंत्रालय, विधि कार्य विभाग में विधि धायोग के सवस्य के वैयक्तिक सहायक के पव पर भर्ती की पद्मति को विनियमित करने वाले निम्नलिखित नियम एसद्वारा बनाते ह ? प्रयात्:—

- 1. संक्षिप्त नाम और प्रारम्भः--(1) ये नियम विधि श्रायोग (सदस्य का वैयक्तिक सहायक) मर्ती नियम, 1968 कहे जा सर्केंगे ।
 - (2) ये शासकीय राजपत्र में अपने प्रकाशन की सारीख को प्रवृत्त हो जाएंगे।
- 2. लागू होना- ये नियम एतदुपाबद्ध श्रमुसूची के स्तम्भ II में विनिर्दिष्ट पद कौ लागू होंगे।
- 3. पद की संख्या, वर्णीकरण और भेसनमान उक्त पद्म की संख्या, उसका वर्णीकरण भीर उससे वेसनमान वेहोंगे जो उक्त भनुसूची के स्तम्भ 2 से लेकर 4 तक में विनिर्विष्ट हैं।
- 4. भर्ती की पद्धित, म्रायु सीमा श्रीर श्रन्य श्रह्ताएं:—उक्त पद पर भर्ती की पद्धित, म्रायु सीमा, श्रह्ताएं श्रीर तत्संसक्त श्रन्य बातें वे होंगी जो उक्त श्रनुसूची के स्तम्भ १ से लेकर 13 तक में विनिर्दिष्ट है;
- 5. निरहंताएं--- (क) कोई भी व्यक्तिं जिसकी एक से अधिक पत्नियां जीवित है या जो एक पति या पत्नी के जीवित रहते हुए किसी ऐसी दशा में विवाह करता है जिसमें उस पति या पत्नी के जीवन काल में किए जाने के कारण वह विवाह शून्य है, उक्स पद पर नियुक्ति का पात्र नहीं होगा, तथा
- (का) कोई भी स्त्री जिसका विवाह इस कारण शून्य है कि उस विवाह के समय उसके पति की पत्नी जीवित थी या जिसने ऐसे व्यक्ति से विवाह किया है जिसकी पत्नी उस विवाह के समय जीवित थी, उक्त पद पर नियुक्ति की पात्र नहीं होगी;

परन्तु यदि केन्द्रीय सरकार का समाधान हो जाता है कि किसी व्यक्ति को इस नियम के प्रवर्तन से छूट देने के विशेष द्याधार है तो वह द्यादेश दे सकेगी कि उसे छूट दी जाए।

6. शिथिल करने की शिक्त — जहां कि केन्द्रीय सरकार की राय है कि ऐसा करना भावश्यक या समीचीन है, वहां वह लेखन द्वारा श्रिभिलिखित किए जाने वाले कारणों के लिये, श्रादेश द्वारा व्यक्तियों क किसी वर्ग या प्रवर्ग के बारे में इन नियमों के उपबन्धों में से किसी को, शिथिल कर सकेगी।

पद का नाम पदों की वर्गीकरण वेतनमान प्रवरण सीधी भर्ती सीधी भर्ती संख्या पद ग्रथवा वालों के लिये वालों के लिये ग्रप्रवरण ग्रायु सीमा घपेक्षित गैक्ष-पद णिक ग्रीर ग्रन्य ग्रहेताएं

1	2	3	4	5	6	7
विधि भ्रायोग के सदस्य का वैयक्तिक सहायक	एक	साधारण केन्द्रीय सेवा वर्ग III (ग्रराजपत्रित (लिपिक	210~10-290- 15-320-द॰रो॰ 15-425		लाग् नहीं होता	लागू नहीं होता

वर्गीय)

सूची

क्या सीधी भर्ती वालों के लिए विहित श्रायु श्रौर शैक्षणिक श्रहेताएं प्रोन्नता की दशा मे लागू होंगी	परिवीक्षा की कालाविक्ष, यदि श्राई हो	भर्ती की पद्धति, क्या भर्ती सीधी होगी या प्रोन्नति द्वारा या धन्तरण द्वारा होंगी तथा विभिन्न पद्ध- तियों द्वारा भरी जाने वाली रिक्तियों	प्रोन्नति भ्रन्तरण द्वारा भर्ती की दशा में वे श्रेणियां जिनसे प्रोन्नति की जानी है	यदि विभागीय प्रोप्तिति समिति विद्य- मान है तो उसकी संरचना क्या है	वे परि स्थिनिया जिन में भर्ती करने में संघ लोक सेवा ग्रायोग से परामर्श किया जाना है
8	9	10	11	12	13
स्नागू नहीं होता	दो वर्ष		प्रास्ति त्यु कित पर प्रन्तर केन्द्रीय सचिवालय लिपि कीय सेवा के ऐसे यथोचित प्राक्तिसर जिनको उस श्रेणी का कम से कम दस वर्ष का श्रनुभव हो श्रौरन्यूनतम 40 श० प्र० मि० की गीत से टाइप करने की योग्यता हो। खास्त्रीय: श्रामुलिपि का ज्ञान (प्रतिनियुक्ति की कालावधि तीन वर्ष से श्रनधिक)		लागू नहीं होता

[सं॰ फा॰ 1 (37) / 68-प्रशा॰ III (वि॰ का॰वि॰)] एन॰ खी॰ सिन्हा, ग्रवर सचिव ।

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 29th June 1968

- G.S.R. 1495.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for regulating are method of recruitment to Class III and Class IV posts in the workshop of the Directorate of Field Publicity, Ministry of Information and Broadcasting, "amely:—
- 1. Short title and commencement.—(1) These rules may be called the Directorate of Field Publicity Workshop (Recruitment to Class III and Class IV posts) Rules, 1963.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Application.—They shall apply to the posts specified in column 2 of the Schedule hereto annexed.
- 3. Number, classification, scale of pay etc.—The number of the said posts, their classification, the scales of pay attached thereto, the method of recruitment and other matters relating to the said posts shall be as specified in columns 3 to 13 of the said Schedule:

Provided that the age limits specified in column 8 of the said Schedule may be relaxed in the case of the Scheduled Castes and the Scheduled Tribes and other special categories of persons in accordance with the orders, issued from time to time, by the Central Government.

- 4. Disqualifications.—(i) No person who has more than one wife living, or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, shall be eligible for appointment to any of the said posts, and
- (ii) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons or posts.

THE SCHEDULE

Recruitment to Class III and posts Class IV in the Workshop of the Directorate of Field Publicity, Ministry of Information and Broadcasting.

SL No				Scale of Pay	Whether selection or non-selection posts (for promotion posts only).	Methodof of recruit- ment, whether by direct recruit- ment of by pro-	Age	For direct recruitment] only Educational qualifications:		Whether age and educa- tional qualifica- tions prescribed for direct recruitment will apply in case of	recruitment by promo- tion/transfer grades from which pro- motion/	
					only).	motion or transfer & percentage of the vacancies to be filled by various Metho	1			promotees/ transferees		
1	2	3	4	5	6	7	8	9	10	11	12	13
I. I	Mechanic	I	General I Central Service Non- gazetted Class III Non- ministerial	Rs. 110—4—150 EB—5—180.	— Not applic- cable.	ioo% by direct recruit- ment.	25 years and below.	Essential: (I) Must have passed an examination of Middle School Standard. (2) One year's experience in the repairs of	2 years	Not applicable	Not applicable	Not applicable

1	2	3	4	5		6 7	8	9	10	11	12	13
								Sound equipment and radio or petrol engines used in Jeep vehicles or 2 KW Generators. Desirable: Matriculation of a recog- nised University or its equivalent.	-			
	Store Clerk.	I	General Central Services Non- Gazetted Class III Non- ministeria	Rs. 110—3—131 4—155—EB— 4—175—5—180	Not appli- cable.	100% by direct recruit ment.	25 years and below.	Essential: (1) Matriculation of a recognised University or its equivalent. (2) One year's experience in the receipt and issue of stores in a reputed firm or a Semi-Government or Government Organisation.	2 years	Not applicable	Not applicable	Not applicable
								Desirable: Knowledge of store keeping of auto and audiovisual stores.				
3. I	Latheman	ī	Do.	Rs. 140—5—175	Do.	Do.	Do.	Essential: (i) Must have passed an examination of Middle School Standard.	Do.	Do.	Do.	Do.

(3) One year's experience in the trade in a reputed firm or a Semi-Government or Government organisation.

Desirable:

Matriculation of a recognised University or its_equivalent.

[No. 102/37/66-Tech.]

D. R. KHANNA, Dy. Secy.

सचना तथा प्रसारण मंत्रालय

नई दिल्ली 1, 29 जून, 1968

जी एस जार 1496: संविधान के अनुच्छेद 309 के उपबन्ध द्वारा दिवे गये अधिकारों का प्रयोग करते हुए, राष्ट्रपति एतव्द्वारा सूचना और प्रसारण मंत्रालय के क्षेत्रीय प्रचार निदेशालय की वर्कशाप में तृतीय और चतुर्थ श्रेणी के पदों की भर्ती पदाति की नियमन करने के लिये निम्नलिखित नियम बनाते हैं: —

- सिक्षप्त शोर्षक ग्रौर लागू होना :-(1) इन नियमों को क्षेत्रीय प्रचार निवेशालय वर्केशाप (तृतीय ग्रौर चतुर्थ श्रेणी भर्ती) नियम, 1968 कहा जा सकेगा।
- (2) ये नियम सरकारी राजपत्र में प्रकाशित होने की तारीख से लागू होंगे।
- 2. ये नियम संलग्न परिशिष्ट के कालम 2 में दिये गये पदों की भर्ती के लिये लागू होंगे:
- 3. संख्या, वर्गी करण, वेतन्तातात घ्रावि :— इन पदों की संख्या, उनका वर्गीकरण, उनके वेतनमान, उनकी भर्ती पद्धति एवम् उनसे सम्बन्धित घ्रन्य मामले उक्त परिणिष्ट के कालम 3 से 13 तक में दिये घ्रनुसार होंगे :

परन्तु अनसूचित जाति, अनुसूचित आदिम जाति तथा विशेष श्रेणियों से सम्बन्धित उम्मीदवारों के लिये, केन्द्रीय सरकार द्वारा समय समय पर जारी किये गये आदेशों के अनुसार, उक्त परिशिष्ट के कालम 8 में निर्धारित आयुसीमा में छूट दी जा सकेगी।

- 4. ग्रनहंताएं:—(1) जिस व्यक्ति की एक से प्रधिक जीवित पिल्तयां हों या जो, एक पत्नी के जीवित रहने पर भी किसी ऐसी स्थिति में विवाह करे कि वह विवाह उकत पत्नी के जीवित रहने की श्रविध में किये जाने के कारण शून्य (वायड) हो जाये, तो वह इनमें से किसी भी पद पर नियुक्ति का पान्न नहीं होगा; श्रीर
- (2) जिस महिला का विवाह इस कारण शून्य (वायड) हो कि उक्त विवाह के समय उसके पति की एक जीवित पत्नी पहले से हैं, तो वह पदों पर नियुक्ति की पान नहीं होगी:

बक्कर्ते कि केन्द्रीय सरकार इस बात से संतुष्ट हो कर कि ऐसा करने के विशेष कारक है, किसी भी व्यक्ति को इस नियम से छूट दे दे 5. नियम से छट देने का ग्राधिकार: — अहां केन्द्रीय सरकार की यह राय हो कि ऐसा करना ग्रावश्यक या वांछनीय है तो वह भावेश द्वारा, उसके कारण बताते हुए, किसी भी श्रेणी या वर्ग के व्यक्ति या पद का उससे सम्बन्धित इन नियमों के किसी भी उपबन्ध से छूट दे सकेगी।

परि

सूचना और प्रसारण मंत्रालय के क्षेत्रीय प्रचार निदेशालय की

					·	
क्रम	पद का	पदों	वर्गीकरण	वेतनमान	सेलेक्शन या	भर्ती पद्धति क्या
संख्या	नाम	की			गैर सेलेक्शन	सीधी भर्ती द्वारा
		संख्या			पद (केवल	या पदोन्नति द्वारा
					पदोन्नति	या बद ली द्वारा
					पदों के	तया विभिन्न पद्ध-
					लिये)	तियों द्वारा भरे
						जाने वाली रिक्ति≁
						यों का प्रतिशत

1	2	3	4	5	6	7
1	मैके निक	1	सामान्य केन्द्रीय सेवा तृ्तीय श्रेणी श्रराजपित्तत गैर- लिपिक वर्गीय	100-4-150- द॰प्र॰-5-180		शत प्रतिशत सीधी भर्ती द्वारा ।

2 स्टोर क्लर्क 1 सामान्य केन्द्रीय 110-3-131- तदैव सेवा तृतीय श्रेणी 4-155-द०ग्र०-ग्रराजपक्रित 4-175-5-180

शिष्ट

वर्कणाप में तृतीय श्रौर चतुर्थ पदों की भर्ती

	केवल सीधी भर्ती वालों के लिये	——— परिवाक्षाधीन _/ परीक्षण	ं क्या सीधी भर्ती द्वारा	यदि भर्ती पदोन्नति/	किन परिस्थितियों
ग्रायु	ग्रैक्षणिक म्रहेताएं	मविष सर्विष	लिये जाने वालों के लिये निर्धारित गैक्षणिक श्रहेंता/ पदोन्नति/ बयली किये जाने वालों पर भी	बदली द्वारा	में संघ लोक सेवा ग्रायोग की सलाह सेनी है
8	9	10	11	12	13
25 वर्ष श्रौर उससे नीचे	होना चाहिये । (2) ध्वनि उपकरण श्रौर रेडि या जीप गाड़ियों में इस्तेम होने वाले पेट्रोल इन्जन	ाल या की का	लागू नहीं होती	लाग् नहीं होती	लागू नहीं होती
तदैव	श्रावश्यक—(1) किसी स्वीक्ष विश्वविद्यालय से मैद्रिक इसके समकक्ष परीक्षा पास (2) किसी प्रसिद्ध फर्म या श्रा	या ।	तदैव	त दैव	तर्वैच
	सरकारी या सरकारी संगठ में स्टोर की प्राप्ति और निर्म का एक वर्ष का श्रनुभव । बांछनीय—-श्रोटो श्रौर वृषय-श्र स्टोर के बारे में ज्ञान।	5न म			

ले थमैन 1 तदैव 140-5-17 5 तदै	
	म सरीय

8 10 11 12 13 तदैव न दैव तदैव **श्चायक्यक-**—(1) मिडिल पास तदैव तदैव होना चाहिये। (2) डायरेक्टर जनरल एम्प्लायमेंट द्वारा स्थापित

- (2) डायरक्टर जनरल आफ़ एम्प्लायमेंट द्वारा स्थापित ग्रौद्योगिक शिक्षण सस्थान या राज्य सरकारों द्वारा स्थापित ग्रौद्योगिक शिक्षा स्कूलों से टर्नर या मैकेनिस्टका सर्टि-फिकेट।
- (3) किसी प्रसिद्ध फर्म या प्रर्ध-सरकारी या सरकारी संगठन में इस काम के एक वर्ष का प्रतृक्षव ।

वांछनोरः—िकसी स्वीकृत विष्व-विद्यालय ने मैट्रिक या इसके समकक्ष परीक्षा पास ।

सं० 102/37/66—देंक.

देस राज खन्ना, उपसचिव।

New Delhi, the 25th July 1968

G.S.R. 1497.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules: further to amend the Central Information Service Rules, 1959, published with the notification of the Government of India in the Ministry of Information and Broadcasting No. GSR-217(CIS), dated the 16th February, 1969, namely:—

- 1. (1) These rules may be called the Central Information Service (Eighth Amendment) Rules, 968
- (2) They shall be deemed to have come into force on the 28th day of May, 1968.
- 2. In the Central Information Service Rules, 1959, in Schedule I, under the heading—"GRADE IV", against the entry "Research and Reference Division" in column 1, the entry "Documentation Assistant" in column 2 shall be omltted.

[No. F. 1/8/68-CIS-Amendment No. 46.] BANU RAM AGGARWAL, Under Secy.

New Delhithe 9th August 1968

G.S.R.1498.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the National Film Archive of India, Poona (Class I and Class II posts) Recruitment Rules, 1965, published with the notification of the Government of India in the Ministry of Information and Broadcasting G.S.R. No. 486 dated the 27th March, 1965, namely :-

- 1. (1) These rules may be called the National Film Ar hives of India (Class I and Class II posts) Recruitment (Amendment) Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.

I	2	3	4	5	6	7	8	9	10	ΙI	12	13
	Film Laorary Officer	General Central Service Class II, Gazetted Non-Mi- nisterial.	Rs. 400—25 —500—30— 590—EB— 30—800	_app4i-	Not exceeding 40 years (Relaxabl for Government servant).	Essential: (i) Degree of a recognised Une iversity, or equivalent qualifications. (ii) Experience in critical analysis and review of films. (iii) Sound knowledge of Indian and international films. (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified).		Two years		Not ap- t plicable	Not applicable	As required under the rul
						Desirable :						

T.	2	3	4	5	6	7	8	9	10	11	12	13
						technique, especially editing room practice. (ii) Knowledge of classification and documentation procedures applicable to films. (iii) Knowledge of international Cinema.						

[No. 3/7/66-FA]

BANU RAM AGGARWAL, Under Secy.

(Department of Social Welfare

New Delhi, the Tith July 1968

- G.S.R. 1499.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Inspecting Officers in the Department of Social Welfare, namely:—
- 1. Short title and commencement.—(1): These rules may be called the Department of Social Welfare, Inspecting Officers (Recruitment) Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number of posts, classification and scale of pay.—The number of post, its classification and the scale of pay attached therete shall be as specified in columns 2 to 4 of the said Schedule
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the post, age limit, qualifications and other matters connected therewith, shall be as specified in columns 5 to 13 of the said Schedule:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidate belonging to the Scheduled Castes and Scheduled Tribes and other special categories of possons in accordance with the general orders of the Central Government issued from time to time.

- 5. **Disqualifications.**—(a) No person who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage of who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons/the Post.

SCHEWIE

Recruitment Rules for the Post of Inspecting Officer in the Department of Social Welfare

Name of the Post	No. of Post	Classifica- tion.	- Scale of Pay	Whether selection or non- selection Post.	limit for	fication	réquired	Whether, age and Educational Qualification prescribed for the direct recruit will apply in the case or promotion.	of probation of any	recruitment n by direct recruitment or by deputation/	recruitment by promo- tion/depu- tation/ transfer grades from which, promotion/ transfer to	If a D.P.C exists what is its composition.	Circum- stances in which U.P.S.C. is to be consulted in making recruit- ment.
I	2	3	4	5	6	7		8	9	10	ìı	12	13
Inspecting Officer.		Central	Rs. 590—30 830—35— 900.	cable. I	(Relax- able for Govt. serv- ants).	Essential: (i) Degree of nised to consider the consider to consider the consideration that the consi	duate diploma Work/ Welfare ation solonised finsti- cquiva- gray of ork in	Nor applicable	2 years	Direct recruitment	Not applicable	Not appli- cable.	As required under the rules.

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THE GAZETTE OF INDIA: AUGUST 24, 1968/BHADRA 2, 1890

New Delhi, the 25th July 1968

G. S. R. 1500.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules further to amend the Class I and Class II Gazetted Posts (Office of the Textile Commissioner and the All India Handloom Board) Recruitment Rules, 1962, namely:-

- (1) These rules may be called the Class I and Class II Gazetted Posts (Office of the Textile Commissioner and the All India Handloom Board Recruitment (Amendment) Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.

	Rules, 1962—						,				ner and All India Handl be substituted, namely -	ŕ	Recruitment
	I	2	3	4	5	6	7	8	9	10	11	12	13
"51.	Textile Commissi- oner.	1	General Central Service Class I Gazetted	Rs. 2000— 125—2250.		Not appli- cable.	Not appli- cable.	Not appli- cable.	Not sppli- cable.		Transfer on deputation: Officers of the I.A.S. and Central Services Class I with 15 yrs' standing as such. (Period of deputation ordinarily not ex- ceeding 5 years).	cable.	As re- quired under the rules.

)	2	3	4	5	6	7	8	9	10	11	12	13
70 Additional Textile Commi- ssioner.	ī	General Central Service Class I Gazetted.	Rs. 2000— 125—2250.		Not appli- cable.	Not applicable.	Not appli- cable.	sons ap'- pointed by promo	motion, or transfer on deputa- tion, the particular method on each occa- sion to be	with 2 years service in the grade, and Joint Textile Comm- issioner with 5 years' service in the	mittee.	As required under the rules.

[No. F. 11/6/66-E.I.j

K. K. SACHDEV, Under Secy.

MINISTRY OF COMMERCE

New Delhi, the 26th July 1968

G. S. R.1501.—The following draft of certain rules further to amend the Textile Committee Rules, 1965, which the Central Government proposes to make in exercise of the powers conferred by section 22 of the Textiles Committee Act, 1963 (41 of 1963) is hereby published, as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st August, 1968.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

- 1. These rules may be called the Textiles Committee (Amendment) Rules, 1968.
- 2. For rule 3 of the Textiles Committee Rules, 1965, (hereinafter referred to as the said rules), the following rule shall be substituted, namely:—
 - "3. Composition of the Committee:—'The Committee shall consist of the following members namely:—
 - (a) a Chairman to be appointed by the Central Government;
 - (b) a Vice-Chairman who shall be the Textile Commissioner, ex-officio;
 - (c) the Joint Secretary to the Government of India in the Ministry of Commerce in charge of Textiles, ex-officio;
 - (d) the Deputy Secretary to the Government of India in the Ministry of Finance in charge of Textiles, ex-officio;
 - (e) the Director (Quality Control) in the Ministry of Commmerce, ex-officio;
 - (f)! the Additional Textile Commissioner, ex-officio;
 - (g) the Director General, Indian Standards Institute, ex-officio;
 - (h) the Secretary, Textiles Committee, ex-officio;
 - (i) the Chairman, Indian Cotton Mills Federation;
 - (j) the Chairman, Cotton Textiles Export Promotion Council;
 - (k) the Chairman, Bombay Millowners' Association;
 - (1) the Chairman, Ahmedabad Mill Owners' Association;
 - (m) the Chairman of any Millowners' Association, other than those mentioned in items
 (k) and (l), to be appointed by the Central Government;
 - (n) the President, Textile Machinery Manufacturers Association;
 - (o) the President, Silk and Rayon Textiles Export Promotion Council;
 - (p) the Chairman, Wool and Woollen Export Promotion Council;
 - (q) the Director of one of the Textile Research Associations to be appointed by the Central Government;
 - (r) five persons representing textile machinery industry, woollen manufacture rs, natural silk industry, art silk industry and handloom industry to be appointed by the Central Government;
 - (s) three persons representing cotton textile industry to be appointed by the Central Government;
 - (t) one person having specialised knowledge of the adaptation of quality standards and the procedure for inspection of textiles and textile machinery to be appointed by the Central Government".
- 3. For sub-rule (1) of rule 5 of the said Rules, the following sub-rule shall be substituted namely:—
 - "(1) Subject to the provisions of rules 7 and 8, the term of office of every member of the Committee, other than ex-officio member, shall be for one year from the date of his appointment as a member under sub-section (3) of section3."

[No. F. 18 (9)-Tex (A)/68).] H. K. BANSAL, Dy. Secy. New Delhi, the 8th August, 1968

- G.S.R. 1502—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Central Government hereby makes the following rules to regulate recruitment to the post of Research Assistant in the Ministry of Commerce, namely:—
- 1. Short title and commencement: (1) These rules may be called the Ministry of Commerce (Research Assistant) Recruitment Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application: These rules shall apply to the post of Research Assistant in the Ministry of Commerce specified in column 1 of the Schedule hereto annexed.
- 3. Number of post, its classification and scale of pay The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications: The method of recruitment to the said post, age limit, qualifications and other matters relating thereto, shall be as specified in column a 5 to 13 of the said Schedule.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes or Scheduled Tribes and other special categories of persons, in accordance with the general orders of the Central Government issued from time to time.

- 5. Disqualifications: (a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of her husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post.

Provided that the Central Government may, if satisfied that there are special grounds for scordering, exempt any person from the operation of this rule.

6. Power to relax: Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons/post

1942 THE SCHE-Name of the No. Clas ,ifi-Scale of Whether Age lımıt Educational and post of cation for direct other qualifications pay selection required for direct posts post or recruits (non-selecrecruits. tion post 6 I 2 3 4 5 7 Rs. 325-15- Not ap-475-EB-20- plicable. Research As- One General 30 years and Essential: below. (Relax- (1) Degree of a recog-ble for Gov- nised University, or sistant. Central Service 575. ernment ser-Class II equivalent. (Nonvants). Gazetted) (ii) About one year's (NonMinexperience/training isterial) in the application of work study techniques, or Organisa-tion and Methods/ Analytical/Statistical/ Operational Research Techniques, in a Government or Semi-Government Organisation or a concern of repute. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:

regulations.

Knowledge of Government rules

and

[No. 2/5/67-F.II]

K. C. SEKHARAN, Under Secy.

MINISTRY OF IRRIGATION AND POWER (Central Electricity Board)

New Delhi, the 29th July, 1968

S.O. 1503.—The following draft of a rule further to amend the Indian Electricity Rules, 1956, which the CEB proposes to make in exercise of the powers conferred by section 37 of the I.E. Act, 1910 (9 of 1910), is hereby published as required by sub-section (1) of section 38 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after the 7th November, 1968.

Any objections or suggestions which may be received from any person—with respect to the said draft before the date aforesaid will be considered by the CEB. Such objections or suggestions shall be addressed to the Secretary, Central Electricity Board 13/3. Jamnagar House, Shahjahan Road, New Delhi-11.

Draft Rules

- 1. These rules may be called the Indian Electricity (Amendment) Rules, 1968.
- 2. In the Indian Electicity Rules, 1956-

In rule 82, after sub-rule (3) the following sub-rule (4) shall be added, namely:--

"(4) The supplier shall be responsible for ensuring that the provisions of rule 79 or 80 as the case may be, are duly observed."

[No. CM-305/29 66.] D. G. SHINDE, Secy. C. E. B.

MINISTRY OF INDUSTRIAL DEVELOPMENT & COMPANY AFFAIRS (Department of Industrial Development) (Central Boilers Board)

New Delhi, the 31st July 1968

G.S.R. 1504.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make, in exercise of the powers conferred by section 28 of the Indian Boilers Act (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 31st October, 1968.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Industrial Development and Company Affairs (Department of Industrial Development), 'Udyog Bhavan', New Dejhi-11

Draft Regulations

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1968.
- 2. In regulation 534 of the Indian Boiler Regulations, 1950, after clause (b), the following clauses shall be inserted, namely:—
 - "(c) The engraving shall be completed and ready for verification within thirty days from the date of receipt of the engraving slip from the Chief Inspector of the State.
 - (d) Economisers having registry devices different from those prescribed in clauses (a) and (b) shall have such devices crossed out or erased and engraved anew in conformity with those prescribed in the clauses aforesaid. The original numbers of such economisers shall be retained in the new device, provided that in the case of economisers operating in an area which, consequent upon the reorganisation of States, forms part of another State, new members shall be given by the Chief Inspector of that State. A number once allotted shall not be used again for another economiser."

[No. F. B-L-9(12)/66-EEI.]

P. J. MENON,

Secretary, Central Boilers Board.

(Department of Company Affairs)

New Delhi, the 5th August 1968

COST ACCOUNTING RECORDS (REFRIGERATORS) AMENDMENT RULES, 1968

- G.S.R. 1505.—In exercise of the powers conferred by sub-section (1) of Section 642, read with clause (d) of sub-section (1) of section 209, of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules to amend the Cost Accounting Records (Refrigerators) Rules, 1967, namely:—
- 1. These rules may be called the Cost Accounting Records (Refrigerators) Amendment Rules, 1968.
 - 2. In the Cost Accounting Records (Refrigerators) Rules, 1967:-
 - (a) in rule 4, for the words "other than the persons referred to", the words "including the persons referred to" shall be substituted:
 - (b) in Schedule I .---
 - (i) sub-paragraph (ii) of paragraph I(c) shall be omitted;
 - (ii) for paragraph IX, the following paragraph shall be substituted, namely:—
 - "IX. Production Records.—Detailed and adequate records shall be maintained to indicate the quantities of all receipts, issues and balances of different components, such as evaporators and condensers as well as the complete refrigerators produced by the company. The value of all receipts, issues and balances shall be kept in the form of control accounts for each product group, provided that the values of the balances according to such control accounts are reconciled periodically, at least once a year, with the values of the quantities shown by the quantity account for each item of component and completed refrigerators."
 - (c) in Proforma 'C' of Schedule II,-
 - (i) after item 2, the following item shall be inserted, namely:--
 - "3. Adjustment for the difference between the opening and closing stock of finished goods."
 - (ii) after the words "Total Cost", the following item shall be added, namely:—
 - "Average sales realisation per unit."

[No. 52/6/66-CL II.]

COST ACCOUNTING RECORDS (ROOM AIR-CONDITIONERS) AMENDMENT RULES, 1968

- G.S.R. 1506.—In exercise of the powers conferred by sub-section (1) of section 642, read with clause (d) of sub-section (1) of section 209, of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules to amend the Cost Accounting Records (Room Air-conditioners) Rules, 1967, namely:—
- 1. These rules may be called the Cost Accounting Records (Room Air-conditioners) Amendment Rules, 1968.
 - 2. In the Cost Accounting Records (Room Air-conditioners) Rules, 1967,--
 - (a) in rule 4, for the words "other than the persons referred to", the words "including the persons referred to" shall be substituted;
 - (b) in Schedule I,-
 - (i) sub-paragraph (ii) of paragraph I(c) shall be omitted;
 - (ii) for paragraph IX, the following paragraph shall be substituted, namely:—
 - "IX. Production Records.—Detailed and adequate records shall be maintained to indicate the quantities of all receipts, issues and balances

of different components, containers as well as the complete room air-conditioners produced by the company. The value of all receipts, issues and balances shall be kept in the form of control accounts for each product group;

- Provided that the values of the balances according to such control accounts-are reconciled periodically, at least once a year, with the values of the quantities shown by the quantity account for each item of component and the completed room air-conditioners."
- (c) in Proforma 'C' of Schedule II,-
 - (i) after item 2, the following item shall be inserted, namely:—
 - "3. Adjustment for the difference between the opening and closing stocks of the finished goods.";
 - (ii) after the words "Total Cost", the following item shall be added, namely:—
 - "Average sales realisation per unit."

[No. 52/7/66-CL.II.]

COST ACCOUNTING RECORDS (AUTOMOBILE BATTERIES) AMENDMENT RULES, 1968

- G.S.R. 1507.—In exercise of the powers conferred by sub-section (1) of section 642, read with clause (d) of sub-section (1) of section 209, of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules to amend the Cost Accounting Records (Automobile Batteries) Rules, 1967, namely:—
- 1. These rules may be called the Cost Accounting Records (Automobile Batteries) Amendment Rules, 1968.
 - 2. In the Cost Accounting Records (Automobiles Batteries) Rules, 1967,-
 - (a) in rule 4, for the words "other than the persons referred to", the words "including the persons referred to" shall be substituted;
 - (b) in Schedule I,—
 - (i) sub-paragraph (ii) of paragraph I(c) shall be omitted;
 - (ii) for paragraph IX, the following paragraph shall be substituted, namely:—
 - "IX. Production Records.—Detailed and adequate records shall be maintained to indicate the quantities of all receipts, issues and balances of different components, containers, places and separators as well as complete automobile batteries produced; by the company. The values of all receipts, issues and balances shall be kept in the form of control accounts for each product group;
 - Provided that the values of the halances according to such control accounts are reconciled periodically, at least once, a year, with the values of the quantities shown by the quantity account for each item of component and completed batteries."
 - (c) in Proforma 'C' of Schedule IJ,→
 - (i) after item 2, the following item shall be inserted, namely:-
 - "3. Adjustment for the difference between the opening and closing stocks of finished goods.";
 - (ii) after the words "Total Cost", the following item shall be added, namely:—
 - "Average sales realisation per unit."

[No. F.52/4/66-CL.II.]

M. K. BANERJEE, Under Secy.

(Department of Industrial Development)

New Delhi, the 5th August, 1968

- G.S.R. 1508.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules regulating the method of accruitment to the posts of Accountant in the Directorate General of Technical Development, Ministry of Industrial Development and Company Affairs, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Directorate General of Technical Development (Accountant) Recruitment Rules 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the post of Accountant in the Directorate General of Technical Development under the Ministry of Industrial Development and Company Affairs as specified in column 1 of the schedule hereto annexed.
- 3. Number, classification and scale of pay.—The number of the post, its classification and the scale of pay attached thereto, shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit, qualification etc.—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:
- Prov 1:1 that the upper age limit specified in column 6 of the said Schedule for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes and other specified entegories of persons in accordance with the orders of the Central Government issued from time to time.
- 5. Disquallification—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking of use during the lifetime of such spouse, shall be eligible for appointment to the said post.
- (2) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, and in consultation with the Union Public Service Commission, relax any of the provisions of these rules in respect of any class or category of persons.

[No. F. 15/1/67-E.IV.]

G. RAMANATHAN, Under Secy.

1948 THE GAZETTE OF INDIA: AUGUST 24, 1968/BHADRA 2, 1890 [PART II—

Recruitment Rules for the Post of Accountant in the Directorate General of Technical Development,

Name of post	No. of posts	Classifica- tion	Scale of pay	Whether Selection Post or non-Selec- tion Post	Age for direct recruits	Educational and other qualifications required for direct recruits
(t)	(2)	(3)	(4)	(5)	(6)	(7)
Accountant.	I	General Central Service Class II (Non-Ga- zetted) Mi- nisterial).	Rs. 270-15- 435-EB-20- 575	Not applicable.	Not appli- cable.	Not applicable.

Ministry of Industrial Development and Company Affairs (Deptt. of Industrial Development)

Whether age and educa- tional qua- lifications prescribed for direct recruits will apply in the case of promotees	Period of probation if any	Method of rectt. whether by promotion or by deput ation transfer & percentage of the vacancies to be filled by various methods	motion/deputation/trans- fer to be made		Circums- tances in which UPSC is to be consulted in making rectt.
(8)	(9)	(10)	(11)	(12)	(13)
Not appli- cable.	Not applicable.	By transfer on deputation.	S.A.S. Accountants, failing which S.A.S. passed Clerks, from any of the organised Accounts Departments e.g. Indian Audit & Accounts Department Indian Defence Accounts Department, Indian Railway Accounts Department, Indian Railway Accounts Department etc., preferably with experience in operation of personal ledger account, knowledge of import export procedure, rules and schemes with specialised knowledge of scrutiny of invoices shipping bills, bills of lading & other insurance documents connected with exports. (Period of deputation ordinarily not exceeding	Not applicable.	As required under the rules.

[No. F. 15/1/67-E. IV] G. RAMANATHAN, Under Secy.

श्रौद्योगिक विकास तथा समवाय-कार्य मंत्रालय (श्रौद्योगिक विकास विभाग)

नई दिल्ली, 5 श्रगस्त 1968

जी ० ए स० ग्रार० 1509 — संविधान के ग्रनुच्छेद 309 के परन्तुक द्वारा प्रदत्त गक्तिओं का प्रयोग करते हुए राष्ट्रपति एतद्वारा श्रौद्योगिक विकास तथा समवाय-कार्य मंत्रालय, तकनीकी विकास का महा-निदेशालय में लेखाकार के स्थान पर भर्ती की विधि का नियमन करने के लिये निम्नलिखित नियम बनाते हैं; श्रर्थात् :—

- 1. संक्षिप्त शोर्षक ग्रौर प्रारम्भ : (1) इन नियमों को तकनीकी विकास का महा-निदेशालय (लेखाकार) भर्ती नियम, 1968 कहा जायेगा।
 - (2) ये सरकारी राजपत्र में प्रकाशित होने की तारीख में लागू होंगे।
- 2. लागू किया जाना: ये नियम श्रीद्योगिक विकास तथा समवाय-कार्य मश्रालय के श्रधीन तकनीकी विकास का महानिदेशालय में लेखाकार के पद के लिए लागू होंगे, जैसा कि साथ में संलग्न श्रनुसूची के मद संख्या 1 में निर्विष्ट किया गया है।
- 3. संख्या वर्गीकरण तथा वेसन मान : पद की संख्या, वर्गीकरण तथा उस से सम्बद्ध वेतन मान वही होंगे जो इसके साथ संलग्न श्रनुसूची के कालम 2 से 4 पे उल्लिखित हैं।
- 4. भर्ती को विधि, ग्रापु सीमा, ग्रह्ताएं ग्रावि: स्थान पर भर्ती की विधि, ग्रापु सीमा, ग्रह्ताएं तथा उससे सम्बंधित ग्रन्य मामले वही होंगे जिनका उल्लेख उपरिलिखित ग्रनुसूची के कालम 5 से 12 में किया गया है:

बगतें कि प्रत्यक्ष भर्ती के संबंध में उपर्युक्त श्रनुसूची के कालम 6 में उल्लिखित उच्चतम श्रायु सीमा में उन उम्मीदवारों के लिये छूट दी जा सकती है जो श्रनुसूचित जातियों या श्रनुसूचित श्रादिम जातियों तथा केन्द्रीय सरकार द्वारा समय-समय पर जारी किये गए श्रादेशों के श्रनुसार श्रन्य विशेष वर्गों में श्राते हैं।

- 5. श्रनहंताएं: (क) कोई भी व्यक्ति, जिसके एक से श्रधिक जीवित पत्नी अथवा पित या पत्नी दोनों में से कोई भी एक जीवित हो, किसी भी दशा में विवाह करता है जिसमे पित अथवा पत्नी के जीवन काल में इस प्रकार का विवाह निष्प्रभावी हो, उपर्युक्त स्थान पर नियुक्त किये जाने का पात्र नहीं होगा; श्रीर
- (2) कोई भी महिला, जिसका विवाह इस प्रकार के विवाह के समय पति की एक परनी जीवित होने के कारण निष्प्रभावी हो, श्रयंवा यदि उसने किसी ऐसे व्यक्ति के साथ विवाह किया है जिसकी इस प्रकार के विवाह के समय पत्नी जीवित हो, उपर्युक्त स्थान पर नियुक्त किये जाने की पात्र नहीं होगी:

अभार्ते कि केन्द्रीय सरकार, यदि इस बात से सन्तुष्ट हो जाती है कि ऐसे धादेश दिये जाने के कोई विशोष कारण ह तो वह किसी भी व्यक्ति के मामले में यह नियम लागू करने से छट दे सकती है।

6. छट वेने को शक्ति: जहां केन्द्रीय सरकार की यह सम्मति हो कि ऐसा करना झावश्यक या कालोजित है, वह भ्रादेश द्वारा लिखित रूप में कारण बता कर संघ लोक सेवा भ्रायोग के परामर्श से स्यक्तियों के किसी भी श्रेणी या वर्ग को इन नियमों के किसी भी उपबन्ध से छट दे सकती है।

ग्रन् तकनोको विकास का महानिदेशालय, श्रीबोगिक विकास तथा समवाय-कार्य मंत्रासय

पद का नाम	पदों की संख्या	वर्गीकरण	वेतन ऋम	चुनाव पद श्रथवा गैर- चुनाव पद	प्रत्यक्ष भर्ती किं किये किं जाने बाले के लिए प्रायु सीमा	किये जाने वाले के लिए प्रपेक्षित प्रौक्षणिक तथा अन्य योग्यताएं	क्या प्रहास प्रहास भर्ती किये जाने व्यक्तियों के लिए निर्घारित ग्रायु श्रार पोग्यताएं दोस्नति किये वाले व्यक्ति साथ प	यदि कोई हो र पे जाने नेतयों मी
1	2	3	4	5	6	7	8	9
ले खा कार	1	सामान्य केन्द्राय सेवा इितीय श्रेणी (श्रराजपत्रित श्रननुसचि- वीय)	15— 435 द	होता ० 0—	लाग् नहीं होता		लागू नहीं होता	सागृ नहीं हो ः

सूची

(श्रीद्योगिक विकास विभाग) में लेखाकार के स्थान के लिए भर्ती निश्रय

भर्ती की विधि
क्या भर्ती प्रत्यक्ष
या पदोन्नति के
द्वारा या प्रतिनियुक्ति/स्थानांतरण
के द्वारा की जायेगी
तथा विभिन्न
विधियों से भरे
जाने वाले रिक्त
स्थानों का

पद्मेश्वति/प्रतिनियुक्ति/स्थानांतरण के द्वारा भर्ती के मार्वे दे किन प्रेडों से पद्मेश्वति/प्रतिनियक्ति/स्थानांतरण किया जायेगा

क्या विभा ीय ,दोफ़ित समिति बती हुई है, यदि हो तो उसकी रचना क्या है परिस्थितियां जिनमें भर्ती करते समय संघ लोक सेवा ग्रायोग से परामर्श किया जाना है

10

11

12

13

प्रतिनियुक्ति पर प्रतिनियुक्ति पर त्यानान्तरण स्थानान्तरण द्वारा श्रधीनस्थ लेखा सेवा (एस०ए०एस०)

लेखाकार यदि ऐसा न हो तो अधीनस्थ लेखा सेवा उत्तीर्ण क्लर्क जो कि किसी सुसंगठित लेखा विभाग से हो, जैसे भारतीय लेखा परीक्षा विभाग, भारतीय सुरक्षा लेखा विभाग, भारतीय रेल लेखा विभाग इत्यादि और इनमें प्राथ-मिरुता उनको दी जाय जिन्हें निजी खाता के लेखे बनाने का अनुभव हो, श्रायात-निर्यात प्रक्रिया की जानकारा भे और उन्हास्था िसे सम्बद्ध दिविटमा और जहाज क बिल और लदाल े बिल, व मा के दस्तावेज ध्रादि की विशिष्ट जान-कारी हो। (प्रतिनियुक्ति की ग्रवधि सामान्यतया 3 वर्ष से अप्रधिक न हो)

लागू नहीं होता जैसा कि नियमों के भन्तर्गत स्रपेक्षित हो ।

> [सं०एफ० 15/1/67-ई० ;] जी० रामनाथन, अवर सचिव

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 25th July 1968

- G.S.R. 1510.— In exercise of the powers conferred by the proviso to article 309 of the Constitution, the president hereby makes the following rules regulating the method of recruitment to the post of Supplies Officer in the Ministry of Petroleum and Chemicals, namely:—
- I. Short title and Commencement.—(I) These rules may be called the Ministry of petroleum and Chemicals (Supplies Officer) (Class I Gazetted) Recruitment Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application,—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.
- 3. Number of posts, classification and scale of pay.—The number of the said post, classification and the scale of pay attached thereto, shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in column 5 to 13 of the Schedule.
- 5. Disqualifications.—(a) No person who has more than one wife living or who having a spouse living, matries in any case, in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post, and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds fo so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission relax any of the provisions of these rules with respect to any class or category of persons/post.

Recruitment rules for the post of supplies officer in the Ministry of Petroleum and Chemicals

SCHEDULE

									· · · · · · · · · · · · · · · · · · ·
									File No. 16/17/67-Adm. I
I,	Name of Post								Supplies Officer
2.	No. of posts								One.
3.	Classification	•			•		•	•	General Central Services Class I (Gazetted).
4-	Scale of pay			•	•				Rs. 1100—50—1300—60—1600 —100—1800,
5.	Whether Selec	tion pos	t or n	on-Se	l e ction	n post	t		Not applicable.
6.	Age limit for d	irect re	cruits						Not applicable.
7-	Educational andirect recruit		_			_			Not applicable,
8.	Whether age a for the direct motees	recrui	ts wil	l app		he ca	se of	Pro-	Not applicable.
9.	Period of prob	ation, i	fany						Not applicable.
10.	Method of recomotion or by the vacancies	deputa	ition/t	ransfe	r and	i perc	entag	ge of	Deputation/Transfer.

II. In case of rectt. by promotion/deputation/transfer, Deputation/Transfer.—Officers of grades from which promotion/deputation/transfer to be made.

Service and Central Services

the Indian Administrative
Service and Central Services
Class I, eligible for appointment as Deputy Secretary
to the Government of India
(Period of deputation ordinarily not exceeding 4 years),

12. If a DPC exists, what is its composition

Not applicable.

 Circumstances in which U.P.S.C. is to be consulted in making recruitment. As required under the rules.
[No. 16/17/67/Adm. I.]

New Delhi, the 7th August 1968

- G.S.R. 1511.—In exercise of the powers conferred by the provise to article 309 of the Constitution in Problem 1997 in 1891 to following rules regulating the method of recruitment to the Dat of Adviser (22 co-memicals) in the Ministry of Petroleum and Chemicals, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Ministry of Petrol turn and Champals \1/4er = 2 3-31 models) (Class I Gazetted) Recruitment Rules 1968.
 - 2) Pray shall come into force on the date of their publication in the Official Gazette.
- 2. Application,—These rules shall apply to the post—specified in column t of the Schedule hereto—annexed.
- 3. Number of posts, classifibation and scale of pay.—The number of the said post, classification and the scale of pay attached thereto, shall be as specified in columns 2 to 4 of the aid Schedule.
- 4. Method of recruitment, agelimit and other qualifications.—The method of recruitment, agelimit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule.
- 5. Disqualifications -(a) No person who has more than one wife living or who having a spouse hving, marries in any case, in which such marriage is void by reason of its taking place limit; the life time of such sociate, shall be eligible for appointment to the said post, and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the ime of such marriage or who has narried a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Power to relax. - Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission relax any of the provisions of these rules with respect to any class or category of persons/post.

SCHEDULE

Recruitment Rules for the Post of Adviser (Petro Chemicals) in Ministry of Petroleum and Chemicals.

File No. 1. 3/14-A(5)/67-RR.

ı.	Name of Post.							Adviscr(Petro-Chemicals).
	No. of posts.							One
3.	Classification							General Central Service Class I (Gazetted.)
4.	Scale of pay							Rs. 2500—125/2—2750.
5.	Whether Selec	tion p	ost or	non-S	Selecti	on po	st.	Not applicable.
6.	Age for Direct F	tecrui	18.					Not applicable.
7.	Educational & c direct recruit.							Not applicable.
8,	Whether age as prescribed for case of promoti	direct	recru	it wil	l appl	y in t	he	Not applicable.
9.								Not applicable.

- 10. Method of rectt, whether by direct rectt, or by promotion or by deputation/transfer, Percentage of the vacancies to be filled by various methods. By transfer/deputation or appointment on
 - short-term contract.
- 11. In case of recit, by promotion/deputation/trans- Transfer/Deputation/Appointment on short for grades from which promotion/deputation/ transfer to be made.
 - term contract.
 - Officers from Government/Semi-Government Departments/Organisations dealing with petrochemicals, and possessing the following qualifications :-
 - (i) Post-graduate qualification Chemical Technology/Engineering of a recognised University or equivalent; and
 - (ii) About 15 years' practical experience in a responsible position with special reference to petrochemicals.

(Period of deputation/contract-ordinarily not exceeding 5 years).

- 12. If a DPC exists, what is its composition. Not applicable.
- 3. Circumstances in which UPSC is to be consulted in making rectt.

As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.

[No. 16/16/67-Adm.-I.1

A. T. F. D'SOUZA, Under Secv.

MINISTRY OF RAILWAYS

(Rallway Board)

New Delhi, the 6th August 1968

G.S.R. 1512.—In exercise of the powers conferred by sub-section (1) of section 47 of the Indian Railways Act, 1890) the Central Government hereby makes the following rule further to amend the general rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In part I of the said rules, for rule 182, the following rules shall be substituted, namely:—

- "182. Taking alcoholic drink, sedative, narcotic, stimulant drug or preparation.—(a) While on duty, no railway servant shall, (whether he is directly connected with the working of trains or not) he in a state of intoxication or in a state in which, by reason of his having taken or used any alcoholic drink, sedative, narcotic or stimulant drug or preparation, his capacity to perform his duties is impaired.
- (b) No railway servant directly connected with the working of trains shall take or use any alcoholic drink, sedative, narcotic or stimulant drug or preparation within eight hours of the commencement of his duty or take or use any such drink, drug or preparation when on duty."

[No. 68-Safety/29/14(40).]

New Delhi, the 9th August 1968

- G.S.R. 1513.—In exercise of the powers conferred by section 84 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following rules further to amend the Railway (Notices of and Inquiries into Accidents) Rules, 1966, published with the notification of the Government of India in the Ministry of Railways (Railway Board) No. 59 TTV/42/1, dated the 11th April, 1966, namely:—
- 1. These rules may be called the Railway (Notices of and Inquiries anto Accidents) Amendament Rules, 1963.
 - 2. In the Railway (Notices of and Inquiries into Accidents) Rules, 1966,-
 - (a) in rule 8,-
 - (1) sub-rule (1). (2) continue), the the words "notify the Railway Board and the Head of the Railway Administration concerned", the words "notify the Commissioner of Railway Safety, the Head of the Railway Administration concerned and the Railway Board" shall be inserted;
 - (ii) for sub-rule (5), the following sub-rule shall be substituted, namely:-
 - "(5) If, for any reason, the Allitional Commissioner of Reilway Safety is unable to hold an inquiry at an early date after the occurrence of such an accident, he shall advise the Head of the Railway Administration concerned and the Railway Board accordingly. He shall also advise the Commissioner of Railway Safety of the reason why an inquiry has not been held by him. On receipt of an advice from the Additional Commissioner of Railway Safety, mentioned above, the Head of the Railway Administration shall order a joint inquiry to be held under the provisions of these rules and the proceedings of such a joint inquiry shall be forwarded to the Additional Commissioner of Railway Safety with as little delay as possible. If the Additional Commissioner of Railway Safety, after examination of the joint inquiry proceedings, considers that an inquiry should be held by himself, he shall as soon as possible, notify the Commissioner of Railway Safety and the Head of the Railway Administration concerned as also the Railway Board, of his intention to hold an inquiry and shall, at the same time fix and communicate the date, time and place for the inquiry. He shall also issue a Press note in this behalf inviting the public to tender evidence at the inquiry or send information relating to the accident to his office address."
 - (b) in rule 20, after sub-rule (2), the following sub-rule shall be inserted, namely:-
 - "(3) When a joint inquiry is held into an accident in terms of rule 8(5), the Head of the Railway Administration concerned shall also issue a Press note in thi

behalf inviting the public to tender evidence at the inquiry or send information relating to the accident to the joint inquiry committee at an address specified in the Press note."

[No. 59-TTV/42/I(2).]

G.S.R. 1414.—In exercise of the powers conferred by sub-section (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following rules further to amend the general rules for all open lines of Railways in India, administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:-

In part I of the said rules, in Chapter XXI,-

- (i) in sub-rule (2) of rule 431, in the diagram, for the letter "P", whenever it occurs, the letters "AP' shall be substituted;
- (ii) in rule 436, for the letter "P" letters the "AP" shall be substituted.

[No. 64-TTV/29/8 (38.)]

New Delhi, the 19th August 1968

- G.S.R. 1515.—In pursuance of clause (b) of sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby authorises the following officers of the railways administered by the Government to fill and sign the certificate referred to in that clause, namely:-
 - (i) Medical Superintendents.
 - (ii) Workshop Medical Officers.
 - (iii) Deputy Chief Mechanical Engineers in charge of Workshops.

[No. F(S) I-68/TX-34/28.]

C. S PARAMESWARAN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 2nd August 1968

- G.S.R. 1516.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1965, namely .-
- (1) These rules may be called the Central Reserve Police Force (Tenth Amendment) Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
 - 2. In the Central Reserve Police Force Rules, 1955
 - (a) after rule 113, the following rule shall be inserted, namely:—
 - "113-A Appointment of officers other than Superior Officers—
 - (a) Officers and men mentioned in rule 5(b) and 5(c) shall be appointed
 - by direct recruitment;
 - (2) by deputation from the Army of State Police Forces, and in the case of any specialist assignment by deputation from the Army or State Police Forces or from any department of the Central or State Government;
 - (3) by promotion as laid down in Chapter IX.
- (b) The authority to make appointments to the various non-gazetted ranks shall be the Commandant, provided that, in the case of Jamadars (Sub-Inspectors) and Subedars (Inspectors), prior approval of the Deputy Inspector General and the Inspector General respectively shall be obtained.

- (c) Non-gazetted officers and men of all ranks shall be enrolled subject to subrule (b) above by the Commandant in the manner prescribed in section 5 and be appointed by him as members of the Force after such period of training as he may consider necessary."
- (b) in rule 116, in sub rule (1), for the words and figures "and nothing contained in rule 104 or 105 or 106 or 108" the words and figures "and nothing contained in rule 7 or 104 or 105 or 106 or 108" shall be substituted.

[No. 2/6/68-Police-II.]

1

G. BALAKRISHNAN. Under Secy-

New Delhi, the 6th August 1968

- G.S.R. 1517.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in this behalf, the President bereby makes the following rules further to amend the Goa, Daman and Diu Civil Service Rules, 1967, namely:—
- 1. (1) These rules may be called the Goa, Daman and Diu Civil Service (Second Amendment) Rules, 1968.
- 2. (2) They shall come into force with effect from the date of their publication in the official Gazette.
 - 3. In the Goa, Daman and Diu Civil Service, Rules, 1967,-
 - (i) for Schedule I, the following Schedule shall be substituted, namely:

"SCHEDULE I

(See rules 4 and 17)

The authorised permanent strength of the Service and the nature of posts included in it are as follows:—

Sanctioned Strength 1. Specific Posts under the Government of Goa, Daman 25 2. Deputation, leave and training reserves 9 Total 34 The above figures include the following posts:-Grade I (Selection Grade) Posts 1. Registrar of Co-operative Societies 1 2. Project Officer, Rural Industries Project 1 Director of Information and Tourism 1 4. Additional Commissioner of Revenues and Taxes 1 5. Director of Civil Supplies 1 6. Manager, Printing and Stationery 7. Deputy Director of Education 1 Grade II Posts 1. Deputy Collectors 3 2. Assistant Commissioner, Excise and Entertainment Tax 1 3. Assistant Commissioner, Sales Tax 1 4. Planning Officer, Rural Industries Project 1

5. Deputy Registrar of Co-operative Societies

·	
6. Deputy Director of Civil Supplies	
	1
7. Labour Commissioner	1
8. Director of Transport	1
9. Director of Land Survey	1
 Administrative Officer, Goa—Medical College 	1
11. Deputy Registrar, Engineering College, Goa	1
12. Assistant Director of Panchayats	1
13 Under Secretaries	4
	
Reserves of 25	25
1. Deputation Reserve at 10 per cent of 25	3
2. Leave Reserve at 10% of 25	3
3 Training Reserve at 10% of 25	3
	9"

- (ii) in Schedule II, after the entry
- "10 Industries Officer", the following entries shall be added, namely:-
- "11. Assistant Manager, Printing and Stationery Department
- 12. Information Officer in the Department of Information and Tourism
- Publication Officer in the Department of Information and Tourism
- 14 Assistant Director of Transport
- 15 Superintendent, Excise".

[No. 1/9/68-DH(S)]

New Delhi, the 9th August, 1968

- G.S.R. 1518.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Manipur Civil Service Rules, 1965, namely:—
- r. (1) These rules may be called the Manipur Civil Service (Second Amendment) Rules 1968.
- (2) They shall come into force with effect from the date of their publication in the Official Gazette.
- 2. For Schedule I to the Manipur Civil Service Rules, 1965, the following Schedule shall be substituted, namely:—

"SCHEDULE I

(See rules 4 and 17)

The authorised permanent strength of the Service and the nature of the posts included in it are as follows:—

		Sar	nction	ed Sti	rength							
1. Specific posts under the Government of Manipur												
2. Deputation, leave and tra	reserv						•	12				
						To	TAL				49	
The above figures include	the fo	ollow	ing p	osts:								
1. Secretary to the Adminis	strator			_							I	
2. Magistrate I Class								•	•	•	9	
3. Taxation Officer							-		•		I	
4. Treasury Officer								-	•		I	

SEC.	J(i)] THE GAZETTE	OF IND	IA :	AUG	UST	24, 1	.968/1	HAL	RA 2	2, 1890	1961
5.	Civil Supply and State Tr	ading Off	ficer								r
6. I	Election Officer .									-	I
7- (Chief Fishery Officer										I
8. /	Administrative Officer (Civ	il Hospit	al).								I
9. 1	Registrar, Co-operative Soc	cieties.	٠,					_	-	_	1
10.	Director of Industries										1
11.	Panchayat Officer							_	·		I
12.	Deputy Settlement Officer										2
	Employment Exchange Off								Ċ	·	1
	Publicity Officer				Ċ		_		•	•	I
15. (General Manager, Manipu	r State T					·	·	Ī	•	1
	Secretary, Transport Author				·	-		•	•	•	ī
	Superintendent, Printing ar		nerv	•		·	·	•	•		1
	Under Secretary		,		•	•	•	•	•	•	6
	Block Development Officer	(Senior)	•	•	•	•	•	•	•	•	
	Liaison Officer, Calcutta		•	•	•	,	•	•	•	•	4
		•	•	•	•	•	•	•	•	·	
											37
		Re	serv	95							
	Deputation Reserve at 109				,				-		4
	Leave Reserve at 10% of					•					4
3. ′	Training Reserve at 10% o	f 37.		•		•	•	•	•	•	÷
											12
					т	OTAL				•	49
							[No. F	.1/1/6	8-DH(S)]

New Delhi, the 7th August 1968

B. C. Parija, Dy. Secy.

- G.S.R. 1519—In exercise of the powers conferred by the provise to article 309 of the Constitution, and in supersession of notification of the Government of India in the Ministry of Home Affairs No. GSR 1850, dated the 8th December, 1965, the President hereby makes the following rules regulating the method of recruitment to the post of Hindi Officer in the Ministry of Home Affairs, namely:
- 1. Short title and commencement.—(1) These rules may be called the Ministry of Home Affairs (Hindi Officer) Recruitment Rules, 1968.
 - (2) They shall come into froce on the date of their publication in the Official Gazette.
- 2. Number of post, classification and scale of pay.—The number of the post, its classification and the scale of pay attached thereto, shall be as specified in columns 2 to 4 of the schedule here annexed.
- 3. Method of recruitment, qualifications etc.—The method of recruitment, age limit, qualifications and other matters connected there with shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in th case of candidates belonging to Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the general orders issued from time to time by the Central Government.

4. Disqualifications.—(a) No person who has more than one wifeliving or who, having a spouse living, matrices in any case in which such matriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and (b) no woman whose matriage is void by reason of her husband having a wife living at the time of such matriage or who has matried a person who has a wife living at the time of such matriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so doing, exempt any person from the operation of this rule.

5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.

[24/49/67-Ad-I (A).]

S. NATARAJAN, Under Secy.

New Delhi, the 12th August 1968

- G.S.R. 1520—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to smend the Indian Police Service (Recruitment) Rules, 1954, namely:—
- 1. (1) These rules may be called the Indian Police Service (Recruitment) Amendment Rules, 1968.
 - (2) They shall be deemed to have come into force with effect from 6th April, 1966.
 - 2. In rule 5 of the Indian Police Service (Recruitment) Rule, 1954—in sub-rule (1)—
 - (a) in the opening paragraph the following shall be inserted at the end, namely:—
 - "or belong to such categories of persons as may, from time to time, be notified in this behalf by the Central Government";
 - (b) the first proviso shall be omitted;
 - (c) in the second proviso, the word "further" shall be omitted.

[No. 1/1/66-AIS (1).]

- G.S.R. 1521.—In exercise of the powers conferred by sub-section (1) of section 3 of the All Indla Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Government of the States concerned, hereby makes the following rules further to amend the Indian Administrative Service (Recruitment) Rules 1954, namely:—
- 1. (1) These rules may be called the Indian Administrative Service (Recruitment) Amendment Rules, 1968.
 - (2) They shall be deemed to have come into force with effect from 5th April, 1966.
 - 2. In rule 5 of the Indian Administrative Service (Recruitment) Rules, 1954- in sub-rule (1)-
 - (a) in the opening paragraph the following shall be inserted at the end, namely:-
 - "or belong to such categories of persons as may, from time to time, be notified in this behalf by the Central Government";
 - (b) the first proviso shall be omitted;
 - (c) in the second proviso the word "further" shall be omitted.

No. 1/1/66-AIS(1).]

New Delhi, the 14th August 1968

G.S.R. 1522.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government in consultation with the Government

of Maharashtra, hereby makes the following amendments to Schedule III appended to the said Rules.

2. The amendment shall come into force from 24th July, 1968.

Amendment

In the said Schedule III to the said rules, under the heading 'A-Posts carrying pay above the time scale pay in the Indian Administrative Service, under the State Governments against MAHARASHTRA, the following entries shall be added:—

"Commissioner for Cooperation and Registrar, Cooperative Societies" Rs. 2500—125/2—2750.

3. In the said Schedule III, under the heading "B-Posts carrying pay in the Senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale", against MAHARASIITRA, the following entry shall be deleted:—

"Registrar of Cooperative Societies".

[No. 1/20/68-AIS(II).]

100

G.S.R. 1523.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of West Bengal hereby makes the following further amendments in the Schedule cadre to the Indian Administrative Service (Fixation of Strength) Regulations, 1955:—

Amendment

For the entries relating to WEST BENGAL the following entries shall be substituted namely:—

		100
1 Senior posts under State Government Chief Secretary to Government	1	
Member, Board of Revenue and Ex-Officio Secretary, Land and Land Revenue Department.	1	
Commissioners of Divisions	3	
Agriculture and Community Development Commissioner and Ex -Officio Secretary, Agriculture and Community Development Department.	1	
Development and Planning Commissioner and Ex-Officio Secretary, Development and Planning (Development) Department.	- 1	
Commissioner for Home Aftairs and Secretary, Home Department.	1	
Food Commissioner and Secretary, Food and Supplies Department.	1	
Financial Commissioner and Secretary, Finance Department.	1	
Transport Commissioner and Ex-Officio Secretary, Home (Transport) Department.	1	
Chairman, Calcutta Improvement Trust	1	
Chairman, Howrah Improvement Trust.	_	
	1	
Secretaries to Government.	8	
Additional Secretary, Finance Department.	1	
Secretary to Governor.	1	
Joint and Deputy Secretaries.	21	

Joint Development Commissioner and Ex-Officio Joint Secretary, Development and Planning Department.	ı
Secretary, Board of Revenue	1
Registrar, Cooperative Societies.	1
Additional Registrar, Cooperative Societies.	1
Labour Commissioner.	1
Director, Land Records and Surveys.	1
Director, Public Vehicles Deparment, Calcutta.	1
Director of Panchayat.	1
Land Acquisition Collector, Calcutta.	1
Director General of Food.	1
Director of Rationing.	1
Director of District Distribution, Procurement and Supply.	1
Director of Consumer Goods	1
Director of Tribal Welfare and Ex-Officio Deputy Secretary.	
Tribal Welfare Department.	1
Settlement Officers.	2
District Magistrates and Collectors.	15
Additional District Magistrates.	25
	100
	40
2 Senior Posts under Central Government	140
3. Posts to be filled by promotion and Selection in accordance	e
with rule 8 of the Indian Administrative Service (Recruit ment) Rules, 1954.	35
4. Director Recruitment posts	105
5 Deputation Reserve at 20 per cent of 4 above.	21
6. Leave Reserve at 11 per cent of 4 above.	12
6. Leave Reserve at it per cent of 4 above.	22
7. Junior posts at 20.6 per cent of 4 above.	24
	11
7. Junior posts at 20.6 per cent of 4 above.	_
7. Junior posts at 20.6 per cent of 4 above.	11

These amendments shall be deemed to have come into force with effect from 6th July, 1968.

[No. 6/42/68-AIS(I).]

A. N. BATABYAL, Under Secy.

New Delhi, the 17th August 1968

G.S.R. 1524.—Whereas the Chief Justice of the Madhya Pradesh High Court has, with the previous consent of the President, requested Shri V R. Newaskar who held the office of a Judge of the Madhya Pradesh High Court to sit and act as Judge of the Madhya Pradesh High Court with effect from the date

on which he takes seat as Judge of that High Court until the date on which that High Court closes for the long vacation during the year 1969;

And whereas the said Shri V. R. Newaskar has consented to sit and act as Judge of that High Court;

Now, therefore, in pursuance of Article 224A of the Constitution of India, the President hereby determines that the said Shri V. R. Newaskar shall be entitled, for the period during which he sits and acts as Judge of the High Court of Madhya Pradesh, to an allowance of rupees three thousand and five hundred per month, minus the pension and pension equivalent of any other retirement benefit drawn by him as a retired Judge of the Madhya Pradesh High Court.

[No. 7/2/68-Judl. III.]

V. KUMAR, Jt. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 13th August 1968

G.S.R. 1525.—In pursuance of clause (x) of rule 2 of the Government Savings Certificates Rules. 1965, the Central Government hereby authorises the Roorkee Branch of the State Bank of India, New Delhi to accept deposits and issue National Savings Certificates (First Issue)—Bank series.

[No. F. 9(7)-NS/68.]

V. S. RAJAGOPALAN, Under Secy.

(Department of Expenditure)

New Delhi, the 31st July 1968

- G.S.R. 1526.—In exercise of the powers conferred by the proviso to Article 309 and clause (5) of Article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules further to amend the Fundamental Rules, namely:—
 - 1. These rules may be called the Fundamental (Sixth Amendment) Rules, 1968.
 - 2. In the Fundamental Rules,-
 - (1) in Rule 45-A,
 - (a) in clause III,-
 - (i) after sub-clasue (b), the following sub-clause shall be inserted, namely:—
 "(bb) In the case of a residence gifted to Government or leased on a nominal rent or on a rent-free basis to Government, the standard rent shall be the same as in the case of a residence owned by Government;"
 - (ii) in sub-clause (c), for the words "In both cases", the words "In all cases" shall be substituted.
 - (iii) in Note 1, for the brackets, letters and words "(a) and (b) above", brackets, letters and words "(a), (b) and (bb) above" shall be substituted.
 - (b) in Clause IV in item (ii) of sub-clause (c),-
 - (i) in the opening paragraph, for the word, brackets and letter "sub-clause (b)", the
 words, brackets and letters "sub-clause (b) or sub-clause (c) (i)" shall be substituted;
 - (ii) in sub-item (6), the word "or" shall be added at the end;
 - (iii) after sub-item (6), the following sub-item shall be added, namely:—
 - "(7) at whose request additions or alterations are made in the residence supplied to him,"

- (2) in Rule 45-B, in clause III,--
 - (i) in sub-clause (b), after the words "capital cost of the residence", the brackets and words "(including cost of additions or alterations, if any)" shall be inserted;
 - (ii) after sub-clause (b), the following sub-clause shall be inserted, namely:—
 "(bb) In the case of a residence gifted or leased on a nominal rent or on a rent-free basis to Government, the standard rent for the residence shall be calculated as in the case of a residence owned by Government;"
 - (iii) in sub-clause (c), for the words "In both cases", the words "In all cases" shall be substituted.
 - (iv) in Note 1, for brackets, letters and words "(a) and (b) above," brackets, letters and words "(a), (b) and (bb) above" shall be substituted;

[No. 20(21)/66-W & E.]

S. S. PRADHAN Under Secy.

(Department of Revenue and Insurance)

CUSTOMS

New Delhi, the 24th August 1968

G.S.R. 1527.—In exercise of the powers conferred by sub-section (1) of cection 11 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary so to do for purposes conducive to the interests of the general public, hereby prohibits absolutely the import into India of any copy of any issue of the magazine entitled "EASTERN HORIZON", a monthly review, published by Eastern Horizon Press, 18, Causeway Road, 1st floor, 11ong Kong and printed in Hong Kong, or any extract therefrom, or reprint of, or any translation of, or other document reproducing any matter contained in any issue of the said magazine.

[No. 122-Cus./F. No. 17/70/68-Cus. III.]

J. DATTA Dy. Secy.

(Department of Revenue and Insurance)

CENTRAL EXCISES

New Delhi, the 17th August 1968

G.S.R. 1528—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 5/60-Central Excises, dated the 6th February, 1960, namely:—

In the said notification, the following proviso shall be added at the end, namely:—

"Provided that the above exemption shall also be admissible in respect of the Special Bolling Point Spirits, not conforming to the specified nominal boiling point ranges, if—

- (a) it is proved, to the satisfaction of the Collector of Central Excise, that such Special Bolling Point Spirits are intended for use in the manufacture of rubber, paints and varnishes or solvent—extracted vegetable non-essential oils; and
- (b) the procedure set out in Chapter X of the Central Excise Rules, 1944, is followed".

[No. 160/68-C.E.-F. No. 8/7/67-CX.III.]
A. P. KUMTAKAR, Under Secy.

(Department of Revenue and Insurance)

CUSTOMS AND CENTRAL EXCISES

New Delhi, the 24th August, 1968

- G.S.R. 1529.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) ninety-eighth Amendment Rules, 1968.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, Serial No. 27 and the entries relating thereto shall be omitted.

[No. 109/F. No. 1/4/68-DBK.]

CUSTOMS

New Delhi, the 24th August 1968

G.S.R. 1539.In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) the Central Government hereby makes the further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (F. No. 34/86/60-Cus. IV) dated the 28th May, 1960, namely:—

In the Schedule to the said notification, serial number 69 and the entries relating thereto shall be omitted.

[No. 121/F. No. 1/4/68-DBK.]

CORRIGENDUM

CUSTOMS

New Delhi, the 24th August 1968

G.S.R. 1531.—In the notification of the Government of India, in the Ministry of Finance (Department of Revenue and Insurance) No. G.S.R. 1309, dated the 13th July, 1968, published on page 1618 of the Gazette of India, Part II Section 3, Sub-section (i), dated the 13th July, 1968, in line 9 for the brackets, words and figures (No. 101/F.No. 129/2/64-DBK), read:

"360-Gun Metal Ingots".

[No. 119/F. No. 129/2/64-DBK.]

G. P. DURAIRAJ, Dy. Secy.

(Department of Revenue and Insurance) CORRIGENDUM

New Delhi, the 29th July, 1968

- G.S.R. 1532.—In the notification of the Government of India in the Ministry of Finance (Depart ment of Revenue and Insurance) No. GSR. 1070 dated the 27th May, 1968, published in Part II, Section 3, sub-section (i) of the Gazette of India dated the 8th June, 1968, at page 1284 to 1287.—
 - (i) in page 1285, in paragraph 2 of the 'Notes' to Form 'Y-SS, for "1960" read "1860";
 - (ii) in page 1287, in the form of Licence, in the heading, for "Form V—SB" read "For V—SSB".

[No. F. 51(7) INS. I/68-] RAJ K. NIGAM, Dy. Secv.

MINISTRY OF HEALTH, FAMILY PLANNING AND URBAN DEVELOPMENT (Department of Health and Urban Development)

New Delhi, the 8th July 1968

G.S.R. 1533—Whereas certain amendments proposed to be made to the Prevention of Food Adulteration Rules, 1955 were published as required by subsection (i) of Section 23 of the Prevention of Food Adulteration Act, 1954 (37 of 1954) (vide notification of the Government of India in the Ministry of Health & Family Planning No. G.S.R. 1726 dated the 4th November, 1966) for inviting objections and suggestions till the 31st January, 1967, from all persons likely to be affected thereby;

And whereas the Central Government has considered the objections and suggestions received:

Now therefore, in exercise of the powers conferred by sub-section (2) of Section 4 and sub-section (1) of Section 23 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Central Government, after consultation with the Central Committee for Food Standards, hereby makes the following rules further to amend the Prevention of Food Adulteration Rules, 1955, namely:—

- 1. (1) These rules may be called the Prevention of Food Adulteration (Amendment) Rules. 1968.
- (2) They shall come into force immediately except clauses 3, 10 and 28(xviii) thereof. Clause 3 shall come into force after one month and clauses 10 and 28(xviii) shall come into force after six months from the date of publication of the notification in the Official Gazette.
- 2. In the Prevention of Food Adulteration Rules, 1955,—(1) in rule 5, for clause (c), the following clause shall be substituted, namely:—
 - "(c) investigation, in collaboration with the laboratories of Public Analysts in the various States and such other laboratories and institutions which the Central Government may approve in this behalf, for the purpose of standardising methods of analysis."
- (2) for rule 6, the following rule shall be substituted, namely: --
- 6. "Qualifications of Public Analyst.—A person shall not be qualified for appointment as a public analyst, unless he—
 - (i) is a graduate in science, with chemistry as one of the subjects from a University established in India by law or has equivalent qualifications recognised by the Central Government in this behalf and has not less than seven years experience in the analysis of food in a laboratory under the control of—
 - (a) a public analyst appointed under the Act, or
 - (b) a chemical examiner to Government, or
 - (c) a Fellow of the Royal Institute of Chemistry of Great Britain (Branch E), or
 - (d) the head of an institution specially approved for the purpose by the Central or State Government, or
 - (e) the Director Central Food Laboratory; or
 - (ii) is an M.Sc. in Chemistry or Biochemistry or Agriculture or Food Technology or Foods and Drugs from a University established in India by law or possesses qualifications of Associateship of the Institute of Chemists (India) by examination in the Section of analysis of food conducted by the Institute of Chemists (India) or has equivalent qualifications recognised by the Central Government in this behalf, and has not less than three years experience in the analysis of food in any of the laboratories referred to in clause (i); or
 - (iii) is a gaduate in medicine from a University established in India by law or has equivalent qualifications recognised by the Central Government in this behalf, with post-graduate qualification in Public Health or Biochemistry and has not less than three years experience

- in the analysis of food in any of the laboratories referred to in clause (i); or
- (iv) is a Fellow of the Royal Institute of Chemistry of Great Britain (Branch E) with at least one year's experience of food analysis in India. Provided that a person who is a public analyst on the date of commencement of the Prevention of Food Adulteration (Amendment) Rules, 1968 may continue to hold office as such, subject to the terms and conditions of service applicable to him, even though he does not fulfil the qualifications laid down in clauses (i) to (iv)."
- (3) in rule 7, for sub-rule (3), the following sub-rule shall be substituted, namely:—
 - "(3) After the analysis has been completed, he shall send to the person concerned two copies of the report of the result of such analysis in Form III within a period of sixty days of the receipt of the sample.";
 - (4) for rule 8 the following rule shall be substituted, namely:-
- ".8. Qualifications of Food Inspector.—A person shall not be qualified for appointment as food inspector, unless he—
 - (i) is a medical officer in charge of the health administration of a local area, or
 - (ii) is a graduate or a licentiate in medicine, and has received at least one month's training in food inspection and sampling work approved for the purpose by the Central or the State Government.
 - (iii) is a qualified Sanitary Inspector having an experience as such for a minimum period of one year and has received at least three months training in food inspection and sampling work in any of the laboratories referred to in clause (i) of rule 6; or
 - (iv) is a Graduate in Science with Chemistry as one of the subjects or a Graduate in Agriculture, Food Technology or Dairy Technology, and has received at least three months training in food inspection and sampling work in any of the laboratories referred to in clause (i) of rule 6;
 - Provided that a person who is a Food Inspector on the date of commencement of the Prevention of Food Adulteration (Amendment) Rules, 1968, may continue to hold office as such subject to the terms and conditions of service applicable to him, even though he does not fulfill the qualifications laid down in clauses (i) to (iv).";

(5) in rule 9—

- (i) the word "and" occurring at the end of clause (h) shall be omitted;
- (ii) after clause (i), the following clause shall be inserted, namely:
- "(j) to send by hand or registered post, a copy of the report received in Form III from the public analyst to the person from whom the sample was taken, in case it is found to be not conforming to the Act or rules made thereunder, as soon as the case is filed in the court."
- (6) for rule 10, the following rule shall be substituted, namely:
- "10. Forms of order not to dispose of stock and of bond—where the food inspector keeps any article of food in the safe custody of the vendor under subsection (4) of section 10—
 - (a) he shall, after sealing such article of food, make an order to the vendor in Form IV and the vendor shall comply with such an order, and
 - (b) he may require the vendor to execute a bond in Form IV A.";
 - (7) for rule 12A, the following rule shall be substituted namely:-
 - "12-A. Warranty—Every manufacturer, distributor or dealer selling an article of food to a vendor shall give either separately or in the bill, cash memo or level, a warranty in Form VI-A"

- (8) in rule 22, in the entry against item 22 in the Table, for the figures "200", the figures "300" shall be substituted;
 - (9) in rule 26,-
 - (i) in sub-clause (d), for the word "Lactoflavin", the words "Riboflavin (Lactoflavin)" shall be substituted;
 - (ii) in sub-clause (i), after the word "Curcumin", the words "or Turme-ric" shall be added;
 - (iii) the following Explanation shall be added at the end, namely: -
 - "Explanation—In the preparation of the solution of annatto colour in oil, castor oil conforming to Indian Pharmacopoea may be used either singly or in combination with any edible vegetable oil";
 - (10) in rule 28, in the Table,---
 - (i) in item No. 1, the entries "Red 6B", "Red FB" and "Acid Magenta II" appearing in column 2 and the entries in columns 3 and 4 appearing against the aforesaid three entries shall be omitted;
 - (ii) in item 3, the entry 'Blue V.R.S.' appearing in column 2 and the entries in columns 3 and 4 appearing against the aforesald entry shall be omitted;
 - (iii) item 4 and the entries in columns 2 and 4 appearing against the aforesaid item shall be omitted;

(11) in rule 29,—

- (i) in clause (b), between the words 'ghee' and 'chhana' the word 'cheese' shall be inserted;
- (ii) in clause (f), the words "except as otherwise provided in Appendix B". shall be added at the end;
- (iii) in clause (g), between the words 'cocoa' and 'and', the words "malted foods" shall be inserted;
- (12) in rule 40, for sub-rule (2), the following sub-rule shall be substituted, namely:—
- "(2) Any fruit syrup, fruit juice, fruit squash, fruit beverage or cordial or crush which does not contain the prescribed amount of fruit juice, shall not be described as a fruit syrup, fruit juice, fruit squash, fruit beverage or cordial or crush, as the case may be, and shall be described as a synthetic product. Every synthetic product shall be clearly and conspicuously marked on the label as "SYNTHETIC" and no container containing such product shall have a label, whether attached thereto or printed on the wrapper of such container, or otherwise, which may lead the consumer into believing that it is a fruit product. Neither the word "FRUIT" shall be used in describing such a product nor shall it be sold under the cover of a label which carries picture of any fruit.

Carbonated water containing no fruit juice or pulp shall not have a label which leads the consumer into believing that it is a fruit product.",

- (13) in rule 42, in sub-rule (B),—
 - (i) in clause (i) for sub-clauses (a) to (g) the following sub-clauses shall be substituted, namely:—
 - "(a) In the case of condensed milk (unsweetened):

CONDENSED MILK UNSWEETENED

(Evaporated Milk)

This tin contains the equivalent of (x).....litres of milk

CONDENSED MILK SWEETENED
This tin contains the equivalent of

(b) in the case of condensed milk (Sweetened):

(x).....litres of milk with sugar

(c) In the case of condensed skimmed milk (Unsweetened):

CONDENSED SKIMMED MILK UNSWEETENED (Evaporated Skimmed Milk)

This tin contains the equivalent of (x)...........

litres of skimmed milk.

(d) In the case of condensed skimmed milk (Sweetened):

CONDENSED SKIMMED MILK SWEETENED

This tin contains the equivalent of (x).....litres of skimmed milk with sugar added.

(e) In the case of milk powder:

MILK POWDER

This tin contains the equivalent of (x).....litres of Milk

(f) In the case of partly skimmed milk powder

PARTLY SKIMMED MILK POWDER

This tin contains the equivalent of (x).....litres of partly skimmed milk having.....per cent milk fat

(g) In the case of skimmed milk powder:

SKIMMED MILK POWDER

This tin contains the equivalent of (x).....litres of skimmed milk.

(ii) In sub-clause (ii), for the figures "12.4" and "3.6" the figures "12.0" and "3.5" shall respectively be substituted, and for the figure and words "9 per cent", the figure and words "8.5 per cent" shall be substituted.

(14) in rule 44,-

- (i) in clause (a), for the figures "23", the figure "25" shall be substituted;
- (ii) for clause (f), the foilowing clause shall be substituted, namely:--
 - "(f) vanaspati to which ghee or any other substance has been added,";
- (iii) for clause (g), the following clause shall be substituted, namely:-
 - "(g) any article of food which contains any artificial sweetener, except where such artificial sweetener is permitted in accordance with the standards laid down in Appendix B"
- (iv) after sub-clause (k), the following clause shall be inserted, namely.-
 - "(1) milk or a milk product specified in Appendix B containing a substance not found in milk, except as provided in the rules";
- (15) After rule 44B, the following rule shall be inserted namely:—
 - "44-C Restriction on sale of Til Oil produced in Tripura, Assam and West Bengal.—Til Oil (Sesame oil) obtained from white sesame seeds, grown in Tripura, Assam and West Bengal having different standards than those specified for til oil shall be sold in scaled containers bearing Agmark label where this til oil is sold or offcred for sale without bearing an Agmark label, the standard given for til oil shall apply."
- (16) for rule 47, the following rule shall be substituted, namely:—
 - "47. Addition of artificial sweetener to be mentioned on the label.—Saccharin or any other artificial sweetener shall not be added to any article of food, except where the addition of such artificial sweetener is permitted in accordance with the standards laid down in Appendix 'B' and where any artificial sweetner is added to any food, the container of such food shall be labelled with an adhesive declaratory label which shall be in the form given below:—
- (17) in rule 50, for sub-rule (1), the following sub-rules shall be substituted, namely:--
 - (1) No person shall manufacture, sell, stock, distribute or exhibit for sale any of the following articles of food, except under a licence:—
 - (a) milk of all classes and designations.
 - (b) milk products, such as cream, malai, curd, skimmed milk curd, chhana. skimmed milk chhana. cheese, processed cheese, ice cream, milk fees, condensed milk seewtened and unsweetened, condensed skimmed milk sweetened and unsweetened, milk powder, skimmed milk powder, partly skimmed milk powder, khoa, infant milk food, table butter, deshi butter,
 - (c) edible animal body fats such as beef fat, mutton fat, goat fat and lard,
 - (d) edible vegetable oils,
 - (e) edible fats including margarine.
 - (f) pulses, gram, nuts, starches, sago, suji, flours, such as maida, besan and articles made out of flour including bakery products,
 - (g) non-alcoholic beverages such as carbonated water,
 - (h) tea, coffee, cocoa and chicory,
 - (i) spices and condiments, whole or ground, including saffron, curry powder, mustard seeds, asafoctida and compounded asafoetida,
 - (j) sweetening agents such as sugars, honey, gur or jaggery.
 - (k) flavouring agents, anti-oxidants, emulsifying and stabilising agents, and preservatives permitted for use in food and food-container wrappers,

- (1) artificial sweeteners,
- (m) confectionery, sweetmeats and savoury,
- (n) ice candies,
- (o) edible gelatin,
- (p) molasses,
- (q) coconut.

Provided that the fruit products coered under the Fruit Products Order, 1955 and Vanaspati, manufactured, stocked, sold or distributed by factories licensed for the purpose shall be exempted from the above rule.

- (iA) One licence may be issued by the licensing authority for one or more articles of food.";
 - (18) in rule 53,—
 - (i) in clause (i)—
 - (a) in item (d), the word "syrup" shall be added after the word "glucose";
 - (b) items (i). (j) and (k) shall be omitted;
 - (c) for the words "Addition of Class I preservatives in any food in any proportion is not restricted" the words "Addition of Class I preservatives in any food is not restricted, unless otherwise provided in the rules" shall be substituted;

in clause (ii):--

- (a) in item (c), before the words "Nitrtes", the words "Nitrates cr" shall be added;
- (b) after item (c) the following shall be added, namely.
- (d) Sorbic acid including its sodium, potassium and calcium salts.
 - (e) nicin.
- (19) in rule 54, the following proviso and illustration shall be added at the ena namely:—
 - "Provided that where in column (2) of the Table given below rule 55 the use of more than one preservative has been allowed in the alternative, those preservatives may, notwithstanding anything contained in rule 55, be used in combination with one or more alternatives, provided the quantity of each preservative so used does not exceed such number of parts out of those specified for that preservative in column (3) of the aforesaid table as may be worked out on the basis of the proportion in which such preservatives are combined.
 - Illustration:—In the group of foods specified in item 6 of the Table given below rule 55, sulphur dioxide or Benzoic acid can be added in the proportion of 40 parts per million or 200 parts per million respectively. If both preservatives are used in combination and the proportion of sulphur dioxide is 20 parts per million the proportion of Benzoic acid shall not exceed the proportion of 100 parts per million.";
 - (20) in rule 55, in the Table-
 - (i) against item 21, in columns (2) and (3) for the existing entries the following entries shall be substituted, namely:—

(2)	(3)	
"Sodium or Potassium nitrite	200 (Calculated as sodium nitrite)
Commercial Saltpetre	500	**

(ii) a gai nst item following	28, in columns (1), (2) and (3) f shall be substituted, namely:—	or the existing entries, the
(1)	(2)	(3)
"Cheese or processed cheese	Sorbic acid including its Sodium Potas ium and Calcium salts or	1000 (calculated as Sorbic acid
	Nicin	Do "

(21) after rule 55, the following rule shall be inserted namely:—

"55A. Use of class II preservatives in mixed foods-

In a mixture of two or more foods or groups of foods mentioned against each item in the table under rule 55, the use of class II preservative or preservatives shall be restricted to the limit up to which the use of such preservative or preservatives is permitted for the foods or groups of foods contained in such mixture.

Illustration.—In the food specified in item 23 of the table given rule 55, sulphur dioxide can be added to dehyderated vegetables in the proportion of 2000 part per million. If this food is mixed with the food specified in item 24 given in the said table, that is to say tomato puree and paste, where benzoic acid is permitted to an extent of 250 p.p.m., then in the mixture containing equal parts of these two foods, the proportion of Sulphur dioxide and Benzoic acid, shall be 1000 p.p.m and 125 p.p.m. respectively.",

(22) in rule 57, in the Table, against item 1, after entry (1) in column (2) and the entries in column (3) against the said entry (i), the following new entries in columns (2) and (3) shall be inserted namely:-

(2)(3)

"(I-A) Banking Powder

10".

- (23) in rule $59 \rightarrow$
 - (i) in the proviso.—
 - (a) for the words 'oils and fats' the words "oils and fats, except ghee and butter" shall be substituted.
 - (b) item 7 shall be omitted.
 - (ii) after the proviso, the following further provisos shall be added, namely:-"Provided further that wherever an anti-oxidant is used in oils or fats the quantity of the anti-oxidant shall not exceed the limits prescribed below :-

Ethyl gallate Propyl gallate or mixture thereof 2.

3. Octyl gallate Dodecyl gallate J 4.

0.02%

0.01%

Butylated hydroxyanisole(BHA) Resin Guaiac

Provided further that wherever butylated hydroxyanisole (BHA) is used in conjunction with the anti-oxidants mentioned at item Nos. 1 to 4 of the preceding proviso, the quantity of the mixture shall not exceed the limit of 0 02%",

- (24) for rule 60, the following rule shall be substituted, namely:
 - "60. Definition of emulsifying and stabilising agents—"Emulsifying agents" mean substances which, when added to food, are capable of facilitating a uniform dispersion of oils and fats in

aqueous media, or vice versa, and or stabilising such emulsions and include the following, namely:—

- Agar. alginic acid, calcium and sodium alginates, carrageen, edible gums, dextrin, sor-bitol, pectin, sodium and calcium pectate, sodium citrate, sodium phosphates, sodium tartrate, calcium lactate, lecithin, albumen, gelatin, quillaia, modified starches, hydrolysed proteins, monoglycerides or diglycerides of fatty acids, synthetic lecithin, propyleneglycol stearate, propyleneglycol alginate, methyl ethyl cellulose, methyl cellulose, sodium carboxymethyl cellulose, stearyl tartaric acid esters of monoglycerides and diglycerides of fatty acids, monostearin sodium sulphoacetate, sorbitan esters of fatty acids or in combination, and brominated vagetable oils.",
- (25) for rule 61, the following rule shall be substituted, namely:-
 - "61. Restriction on use of emulsifying and stabilising agents.—No emulsifying or stabilishing agents shall be used in any food, except where the use of emulsifying or stabilising agent is specifically permitted. Provided that the following emulsifying or stabilising agents shall not be used in milk and cream, namely:—

monoglycerides or diglycerides of fatty acids, synthetic lecthin, propyleneglycol stearate, propyleneglycol alginate, methyl ethyl cellulose, methyl cellulose, sodium carboxymethyl cellulose, stearyl acid esters of mononglycerides and diglycerides of fatty acids, monstearin sodium sulphoacetate, sorbitan esters of fatty acids or in combination, and Brominated vegetable oils.",

(26) after Part XIII the following part shall be inserted namely:—PART XIV—INSECTICIDES AND PESTICIDES

65. Restriction on the use of insecticides and pesticides—No insecticide shall be added to any food: Provided that the pesticides specified in column 1 of the Table given below may be used in the manner specified in column 2 so as not to have a residue in food in excess of the quantity given in column 3 at the time of consumption.

Sl. No.	Name of Posticide	ome of Pesticide Purpose to which use is permitted			
	1	2	3		
I	Pyrethrum .	May be used as apray on green vegetables	Io p.p.m.		
2	D.D.T	May be used as spray as far as possible for treatment of sotrage premises.	3 p.p.m.		
3	B.H.C.(Y—B.H.C. or Technical B.H.C.)	May be used as spray dust or impregnation on containers for treatment of storage premises or surface treatment of bagged grain.	3 p.p.n.		
4	Methoxy-Chlor ,	May be used as spray or dust for treatment of storage premises or surface treatment of bagged grain.	3 p.p.m.		
5	Malatnion .	May be used as spray or dust for treatment of storage premises or sunface treatment of bagged grain.	3 p.c.m		
6	Carbon Tetrachloride	As a fumignat.	Residue exempt from tolerance when used as a fumigant.		
7	Ethylenc Dichloride	As a fumigant	Residue exempt from tolerance when used as a fumigant.		

		2	3
8	Ethylene Dibromide	As a fumigant	Organic residue exempt from tolerance when used as a fumigant. Inorganic residue 50 p.p.m. as Bromine.
9	Methyl Bromide	Do.	Inorganic residue. 50 p.p.m. as Bromina.
10	Hydrocyanic Acid Gas	Do.	10 p.p.m.
11	Alummium Phosphide Tablets	Do.	••

(27) In Appendix A,-

(i) in form III, after the words "and that I found the seal intact and unbroken" the following words shall be inserted, namely:—

"The seal fixed on the container of the sample tallied with the specimen impression of the seal separately sent by the food inspector and the sample was in a condition fit for annalysis."

(ii) after Form IV the following Form shall be inserted namely:--

FORM IV A (See Rule 10)

BOND OF SURETY

These presents further witness as follows:—

(i) The liability of the surety/suretles hereunder shall not be impaired or discharged by reason of time being granted by or any forbearance, act or omission of the Government whether with or without the knowledge or consent of the suretles or either of them in respect of or in relation to all or any of the obligations or conditions to be performed or discharged by the Vendor(s). Nor shall it be necessary for the Govern-

ment to sue the Vendor(s) before suing the sureties or either of them for the amount due hereunder.

- (ii) This bond is given under the Prevention of Food Adulteration Act, 1954 for the performance of an Act in which the public are interested

(iii) The G	overnment shall bear the s	tamp duty payable on thes	se presents.
surety/sureties t	nereof these presents have he day herein above ment President of India on the da	ioned and by Shri	
Witnessed:			
(Name and add	(Signature)		
2. (Name and add	ress)		
		Signature	
		(Vendor)	
		Signature	
		(Vendor)	
		Signature	
		(Surety)	
		Signature	
		(Surety)	
		for and on behalf of of India/Governor of	the President
		Signature	
		(Name and designat	ion)
(iii) for Fr	om VI-A the following for		
	"FORM VI-A (Se		
	FORM OF W	ARRANTY	
Invoice No	******		
From			
To			
10	************	Place	
		Date	
Date of sale	Nature and quality of article.	Quantity	Pric e
I	2	3	4
I/We hereby cer to be of the natu	tify that food/foods men are and quality which it/i	tioned in this invoice is/ hese purports/purport to	are warranted be
		Signature of manufactor or dealer	turer, distribu-
		(Lioence No	

- (28) in appendix B,-
 - (i) for item A.05 and A.05.01 to A.05.17, the following items shall be substituted, namely:
 - A.05—Spices and Condiments:
 - A.05.01—Caraway (Shiajira) whole means the dried seed of the plant Carum carvi L. Extraneous matter including foreign edible seeds, chaff, stem, straw, dust, dirt, stones and lumps of earth shall not exceed 5 per cent by weight.
 - A.05.01.01—Caraway (Shiajira) powder means the powder obtained from the dried seeds of Carum carvi L. It may be in the form of small pieces of the seeds or in finely ground form. It shall conform to the following standards:-

Moisture......Not more than 13.0 per cent by weight.

Total ash......Not more than 8.0 per cent by weight.

Ash insoluble in dilute HCl......Not more than 1.5 per cent by weight.

A.05 02—Caraway Black (Carum bulbocastanum) (Shiajeera) means the dried seeds of Carum bulbocastanum. It shall conform to the following standards:--

> Foreign edible seeds. Total ash..... Ash insolube in diluate HCl Not more than 5.0 per cent by weight. Not more than 9.0 per cent by weight. Not more than 1.5 per cent by weight.

- A 05.03—Cardamom (Chhoti Elachi) whole means the dried, nearly ripe fruits of Elettaria cardamomum. (L). The percentage extraneous matter shall not exceed 5.0 per cent by weight. cardamom seeds obtained from the capsules shall contain not less than 3.0 per cent (v/w) of volatile oil.
- A.05.03.01—Cardamom (Chhoti Elachi) seeds mean the seeds obtained by separating the seeds from the capsules of Elettaria cardamomum percentage of extraneous matter in the seeds shall not exceed 2.0 per cent by weight. The seeds shall contain not less than 3.0 per cent (v/w) of volatile oil.
- A.05.03.02—Cardamom (Chhoti Elachi) powder means the powder obtained from the seeds separated from the capsules of Elettaria cardamomum (L). It may be in the form of small pieces of the seeds or in finely ground form. It shall conform to the following standards.

Moisture.. .. Not more than 14.0 per cent by weight.

Total ash Not more than 8.0 per cent by weight.

Volatile oil Not less than 3.0 per cent (v/w).

Ash insoluble in dilute HCl.....Not more than 3.0 per cent by weight

- A.05.04—Cardamom amomum (Badi Elachi) whole means the dried, nearly ripe fruit of Amomum subulatum Roxb, in the form of capsules. The proportion of calyx pieces, stalk bits and other extraneous matter shall not exceed 5.0 per cent by weight. The cardamom amonum seeds obtained from the capsules shall contain not less than 1.0 per cent (v/w) of volatile oil.
- amomum (Badi Elachi) seeds mean the seeds A.05.04.01—Cardamon obtaned by separating the seeds from the cardamom amomum capsules of Amomum subulatum Roxb. The percentage of extraneous matter in the seeds shall not exceed 2.0 per cent by weight.

The seeds shall contain not less than 1.0 per cent (v/w) of volatile oil.

A.05 04.02—Cardamom amomum (Badi Elachi) powder mean the powder obtained from the seeds separated from the capsules of Amomum subulatum Roxb. It may be in the form of small pieces of the seeds or in finely ground form. It shall conform to the following standards:—

Moisture.... Not more than 14.0 per cent by weight.

Total ash.....Not more than 80 per cent by weight.

Volatile oil... Not less than 1.0 per cent (v/w).

Ash insolube in dilute HCl.. .. Not more than 1.3 per cent by weight.

- A.05.05—Chillies (Lal mirchi) means the dried ripe fruits or pods of causicum annum/Capsicum frutescens L. The proportion of extraneous matter including calyx pieces, loose tops, dirt. lumps of earth, stones shall not exceed 5.0 per cent by weight. The pool's shall be free from extraneous colouring matter, coating of mineral cil and other harmful substances.
- A.05.05.0°—Chillies (I al mirchl) powder means the powder obtained by grinding clean died chilli pods of Capsicum frutescens L/Capsicum Annum The hilli powder shall be dry, free from dirt mould growth, insect intestation, extraneous matter, added colouring matter, oils and flatouring matters. The chilli powder shall conform of the following standards

Moisture . . . Not more than 12.0 per cent by weight

Total ash, .. Not more than 80 per cent, by weight.

Ash insoluble in dilute HCl. Not more than 0.5 per cent by weight

Non-volatile ether extract ... Not less than 12.0 per cent by weight.

Crude fibre.... Not more than 30.0 per cent by weight.

- A.05.06—Cinnamon (Dalchini) whole means the dried pieces of the inner bark of Cinnamonum Zeylanicum Nees. It shall not contain Chinese cassia (Chini Dalchini) or any other foreign vegetable matter. It shall contain not less than 0.5 per cent (v/w) of volatile oil.
- A.05.06.01—Cinnamom (Dalchini) powder means the powder obtained by grinding the dried inner back of Cinnamomum Zeylanicum Nees.

 The cinnamom powder shall conform to the following standards:—

Moisture.....Not more than 120 per cent by weight.

Total ash......Not more than 8.0 per cent by weight.

Ash insoluble in dilute HCl.... Not more than 2.0 per cent by weight.

Volatile oil.... .Not less than 0.5 per cent (v/w)

- A.05.07—Cloves (Laung) whole mean the dried unopened flower buds of Eugenia Caryophyllate Thumb. The extraneous matter shall not exceed 50 per cent by weight. The cloves shall contain not less than 15.0 per cent (v/w) of volatile oil.
- A 05 07.01—Cloves (Laung) powder means the powder obtained by grinding the dried unopened flower buds of Eugenia caryophyllate
 Thumb. The cloves powder shall conform to the following standards:—

Moisture..... Not more than 12.0 per cent by weight.

Total ash. Not more than 7.0 per cent by weight.

Ash insoluble in dilute HCl.... Not more than 0.5 per cent by weight-

Volatile oilNot less than 15.0 per cent (v/w.)

- A.05.08 Coriander (Dhania) Whole means the dried mature fruits (seeds) of Coriandrum sativum L. The proportion of extraneous matter including dust, dirt, stones, lumps of earth, chaff, stalk stem or straw, edible seeds of fruits other than coriander and insect demaged seeds shall not exceed 8.0 per cent by weight.
- A.05.08.01 Corlander (Dhania) Powder means the powder obtained by grinding clean dried corlander fruits of Coriandrum sativum L. It shall be in the form of a rough or fine powder. It shall conform to the following standards:-

Moisture.... .Not more than 12.0 per cent by weight

Total ashNot more than 7.0 per cent by weight.

Ash insoluble in dilute IIC1..... Not more than 1.5 per cent by weight-

- A.05.09 Cumin (Safed jeera) Whole means the dried seeds of Cuminum cyminum L. The proportion of extraneous matter including dust, stones, lumps of earth, chaff, stem or straw shall not exceed 7.0 per cent by weight. The proportion of edible seeds other than cumin seeds shall not exceed 5.0 per cent by weight.
- A.05 09.01 Cumin (Safed jeera) Powder means the Powder obtained by grinding the dried seeds of Cuminum cyminum L. The powder shall conform to the following standards:-

Moisture.... Not more than 12.0 per cent by weight

Total ash.... Not more than 9.5 per cent by weight

Ash insoluble in dilute HC1 Not more than 1.5 per cent by weight.

- A.05.10. Cumin Black (Kalonji) Whole means the dried seeds of Nigella sativa L. The proportion of extraneous matter including dust. dirt. stones lumps of earth, chaff, stem or straw shall not exceed 7.0 per cent by weight. The proportion of edible seeds other than cumin black shall not exceed 5.0 per cent by weight.
- A.05.10.01. Cumin Black (Kalonji) Powder means the powder obtained by grinding the dried seeds of Nigella sativa L. The powder shall conform to the following standards:—

Moisture..... Not more than 12.0 per cent by weight.

Total ash Not more than 7.0 per cent by weight.

Ash insoluble in dilute HCl.... Not more than 1.5 per cent by weight.

Volatile oil .Not less than 0.5 per cent (v/w)

- A 05.11. Fennel (Saunf) Whole means the dried ripe fruits of Foeniculum vulgare Mill. The proportion of extrancous matter including dust, dirt, stone, lumps of earth, chaff, stem or straw shall not exceed 5.0 per cent by weight. The proportion of edible seeds other than fennel shall not exceed 5.0 per cent by weight.
- A.05 11.01. Fennel (Saunf) Powder means the powder obtained by grinding the dried ripe fruits of Foeniculum vulgare Mill.

The powder shall conform to the following standards:-

Moisture..... Not more than 12.0 per cent by weight.

Total ash.... Not more than 9.0 per cent by weight.

Ash insoluble in dilute HCl. .. Not more than 2.0 per cent by weight.

Volatile Oll...... Not less than 40 per cent (v/w).

A.05.12 Fenugreek (Methl) Whole means the dried ripe seeds of Trigonella foenum-groecum L. The proportion of extraneous matter including dust, dirt, stones, lumps of earth, chaff, stem or straw shall not exceed 5.0 per cent by weight. The proportion of edible seeds other than fenugreek shall not exceed 5.0 per cent by weight. A.05.12.01 Fenugreek (Methi) Powder means the powder obtained by grinding the dried ripe seeds of Trigonella foenum-groecum L. The powder shall conform to the following standards:—

Moisture.....Not more than 10.0 per cent by weight.

Total ash.....Not more than 7.0 per cent by weight.

Ash insoluble in dilute HC1....Not more than 2.0 per cent by weight. Cold water soluble Extract......Not less than 30.0 per cent by weight.

- A.05.13 Ginger (Sonth Adrak) Whole means the rhizomes of Zingiber officinale Rose in pieces irregular in shape and size with peel not entirely removed, washed and dried in the sun. The proportion of extraneous matter shall not exceed 2.0 per cent by weight. It shall contain on dry basis not less than 1.0 per cent (v/w) of volatile oil If the ginger is limed, the lime (Calcium exide) content shall not exceed 4.0 percent by weight on dry basis.
- A.05.13.01 Ginger (Sonth, Adrak) Powder means the power obtained by grinding ginger (Zingiber officinale Rose) Whole. The powder shall conform to the following standards:—

Moisture.....Not more than 13.0 per cent by weight.

Total ash.....Not more than 3.0 per cent by weight.

Ash insoluble in dilute HC1 Not more than 1.0 per cent by weight.

Water soluble ashNot less than 1.7 per cent by weight-

Cold water soluble extract.....Not less than 10.0 per cent by weight.

Calcium (as CaO)......Not more than 4.0 per cent by weight on dry basis.

Alcohol (90 per cent v/v) soluble extractNot less than 4.5 per cent by weight.

Volatile Oil.....Not less than 1.0 per cent (v/w).

- A.05 14 Mace (Jaepatri) Whole means the dried coat or arilus of the seed of Myristica fragrams Houtt. It shall not contain the arilus of any other variety of Myristicanalabarica or Fatua (Bombay Mace) and Myristica argentea (Wild mace). The proportion of extraneous matter shall not exceed 3.0 percent by weight.
- A.05.14.01 Mace (Jaepatri) Powder means the powder obtained by grinding the dried coat or arilus of the seed Myristica fragrans Houtt. The powder shall conform to the following standards:—

Moisture.....Not more than 10.0 per cent by weight.

Total ash.....Not more than 3.0 per cent by weight-

Ash in soluble in dilute HC1......Not more than 1.0 per cent by weight. Crude fibre.....Not more than 10.0 per cent by weight.

Non-volatile ether extract......Not less than 20.0 and not more than 30.0 per cent by weight.

A.05.15 Mustard (Rai, Sarson) Whole means the dried seeds of Brassica alba (L.) Boiss. (Safed rai) Brassica campestris L. var. dichotoma (Kali Sarson). Brassica Compestris L var. yellow Sarson, Syn. Brassica campestris L. var. glauca (Pili Sarson), Brassica compestris L. var. toria (Toria), Brassica Juncea (L.) Coss. et Czern. (Rai, Lotni) and Brassica nigra (L.) Koch (Benarasi rai). The proportion of extraneous matter which includes, dust, dirt, stones, lumps of earth, chaff, stem, straw, edible foodgrains, edible oil seeds of any other variety or any other impurity shall not exceed 70 per cent by weight. It shall be free from seeds of argemone mexicana Linn.

A.05 15.01—Mustard (Rai, Sarson) Powder means the powder obtained by grinding the dried seeds of Brassica alba (L.) Boiss (Safed rai), Brassica campestries L. var dichotoma (Kali sarson). Brassica campestris L. var yellow Sarson, Syn Brassica campestris L. var. glauca (Pili Sarson), Brassica compestris L. var torja (Toria), Brassica juncea (L.) Coss. et. Czern. (Rai, Lotni) and Brassica nigra (L.) Koch. (Benarasi rai) The powder shall conform to the following standards:—

Moisture.....Not more than 7.0 per cent by weight.

Total ash. .. Not more than 8.0 per cent by weight.

Volatile oil. ... Not less than 0.25 per cent v/w.

Non-volatile ether extract...... Not less than 22.0 per cent by weight-

Ash insoluble in dilute HCl Not more than 2.0 per cent by weight.

Crude fibre......Not more than 80 per cent by weight.

Starch.. .. Not more than 15.0 per cent by weight.

The test for argemone oil shall be negative

A.05.16—Nutmeg (Jaiphal) Whole means the dried seeds of Myristricafragrans Houtt. The proportion of extraneous matter and irrestation shall not exceed 3.0 per cent by weight.

A 05.16.01—Nutmeg (Jaiphal) Powder means the powder obtained by grinding the dried seeds of Myristica fragrans Houtt. 'The powder shall conform to the following standards:—

Moisture.... Not more than 8.0 per cent by weight

Total ash....Not more than 5.0 per cent by weight.

Ash insoluble in dilute HC1 ... Not more than 0.5 per cent by weight.

Non-volatile ether extract....Not less than 250 per cent by weight.

Crude fibre....Not more than 10.0 per cent by weight.

A 05-17—Pepper Black (Kalimirch) Whole means the dried berries of Piper nigrum L. brown to black in colour with wrinkled surface. The proportion of extraneous matter including dust, stalks, leafy matter and other foreign matter shall not exceed 3.0 per cent by weight. The proportion by weight of light berries and pinheads shall not exceed 10.0 per cent and 4.0 per cent respectively.

A 05-17-01—Pepper Black (Kalimirch) Powder means the powder obtained by grinding the dried berries of Piper nigrum L. and shall be without the addition of any other matter. The powder shall conform to the following standards:—

Moisture....Not more than 12.5 per cent by weight,

Total ash....Not more than 8.0 per cent by weight.

Ash insoluble in dilute HCl.....Not more than 1.2 per cent by weight.

Non-volatile ether extract.....Not less than 5.5 per cent by weight Crude fibre....Not more than 18.0 per cent by weight.

A.05.18—Poppy (Khas-Khas) Whole means the dried seed of the ripe fruit of Papaver Somniferum L. The seed may be white or greylsh in colour. The proportion of extraneous matter shall not exceed 15.0 per cent by weight. It shall contain not less than 40.0 per cent by weight of non-volatile ether extract.

A.05.19—Saffron '(Kesar) means the dried stigmata or tops of styles of Crocus Sativus L. It shall not contain any foreign colouring matter or any other extraneous matter. It shall conform to the following standards:—

Loss of weight when dried....Not more than at 100·1°C for four hours 12.0 per cent by weight.

Patroleum ether extract (40°C-60°C).....Not less than 4.0 per cent by weight.

A.05.20—Turmeric (Haldi) Whole means the dried rhizome or bulbous roots of the plant of Curcuma longa L. It shall be free from lead chromate and other artificial colouring matter. The proportion of extraneous matter shall not exceed 2.0 per cent by weight.

A.05.20.01—Turmeric (Haldi) Powder means the powder obtained by grinding the dried rhizemes or bulbous roots of the plant of Curcuma longa L. It shall be free from artificial colouring matter. The powder shall conform to the following standadrs:—

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Moisture....Not more than 13.0 per cent by weight,

Total ash.... Not more than 9.0 per cent by weight.

Ash insoluble in culute HCl.....Not more than 1.5 per cent by weight. Test for lead chromate...Negative.

Total starch per cent by weight....Not more than 60.0 per cent.

A.05.21—Curry powder means the powder obtained from grinding clean, dried and sound spices belonging to the group of aromatic herbs and seeds such as black-pepper, cinnamon, cloves, coriander, cardamon, chillies, cumin seeds, fenugreek, garlic, ginger, mustard, poppy seeds, turmeric, mace, nutmeg, curry leaves, white pepper, saffron and aniseeds. The material may contain added starch and edible common salt. The proportion of spices used in the preparation of curry powder shall be not less than 85.0 per cent by weight. The powder shall be free from dirt, mould growth and insect infestation. It shall be free from any added colouring matter and preservatives other than edible common salt. The curry powder shall also conform to the following standards:—

MoistureNot more than 10.0 per cent by weight.

Volatile oil.... Not less than 0.25 er cent (v/w.) on dry basis.

Non-volatile ether extract....Not less than 7.5 per cent by weight. on dry basis.

Edible common salt..Not more than 5.0 per cent by weight. on dry basis.

Ash insoluble in dilute HCL....Not more than 1.0 per cent by weighton on dry basis.

Crude fibre....Not more than 15.0 per cent by weight on dry basis lead....Not more than 10.0 p.p.m. on dry basis.

- A.05.22—Aniseed or Sauni imported means the dried ripe fruit of pimpinella anisum. Foreign edible seeds or matter shall not exceed 5.0 per cent by weight. It shall conform to the following standards:—
 - (a) Total ash Not more than .9 per cent by weight.
 - (b) Ash insoluble in dilute HCl....Not more than 1.5 per cent by weight
 - (c) Volatile oil....Not less than 1.0 per cent v/w.
- (ii) after item A.07.01, the following item shall be added, namely:-
 - A.07.01.01—Refined Sugar—means the sugar obtained from the juice of sugarcane or sugar beet. It shall be colourless crystals or white powder, odourless and free from added colours, dirt, dust, insect fragments, mite and larvae.
 - It shall conform to the following standards:— Sucrose....Not less than 99.8 per cent. Total ash....Not more than 0.3 per cent.

Sulphur dioxide content shall not exceed 70 pp.m."

- (iii) In item A 07.05, in clause (i) between the words "total sugars" and "hot less than", the words "expressed as invert sugar" shall be inserted
- (iv) after item A.07.05, the following items shall be inserted, namely:-
 - A.07 06—Cube Sugar means the sugar in the form of cubes or cuboid blocks made from refined sugar. It shall be white in colour and odourless. It shall be free from dirt, insect, fragments, and added colours. It shall conform to the following standards:—

Sucrose.. Not less than 99 8 per cent

Total ash....Not more than 03 per cent

Sulphur dioxide contents shall not exceed 700 p.p.m.

A 07.07—Dextrose is a white or light cream or granular powder, odourless and having a sweet taste.

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When heated with potassium cupritartrate solution it shall copious precipitate of cuprous oxide. It shall conform to the following standards:-

Sulphated ash....Not more than 0.1 per cent on dry basis.

Acidity....5 0g. dissolved in 50 ml. of freshly boiled and cooled water requires for neutralisation not more than $0\cdot20$ ml. of N/10 sodium hydroxide to phenolphthalein indicator.

Glucose....Not less than 99.0 per cent on dry basis.

A.07.08—Sulphur dioxide content shall not exceed 70 p.p m. Golden Syrup means the syrup obtained by inversion of sugar. It shall be golden yellow in colour, pleasant in taste and free from any crystallisation. It shall conform to the following standards:-

Moisture....Not more than 25.0 per cent by weight.

Total ash.... Not more than 2.5 per cent by weight.

Total sugar as invert sugar.... Not less than 72.0 per cent by weight

Sulphur dioxide content shall not exceed 70.0 p.p.m.

A.07.09—Icing sugar means the sugar manufactured by pulverizing refined sugar or vacuum pan (plantation white) sugar, with or without edible starch. The product shall be in the form of white powder, free from dirt, insects, Larvae and impurities or any other extraneous matter. It shall conform to the following standards:-

Total starch....Not more than 5.0 per cent on dry basis.

Total of starch and sucrose.... Not less than 99.0 per cent on dry basis.

(v) for item A.08.02, the following item shall be substituted, namely:--

"A 08.02—Chicory means the roasted chicory powder obtained by roasting the cleaned and dried roots of Chicorium intybus Linn with or without the addition of edible fats and oils or sugar like glucose or sucrose in proportion not exceeding 2.0 per cent by weight in It shall be free from any artificial colouring and aggregate. flavouring matter.

It shall conform to the following standards:—

Total ash....Not less than 3.5 per cent and not more than 10.0 per cent (on dry basis).

Ash insoluble in dilute HC1....Not more than 2.5 per cent on dry basis. Water soluble matter....Not less than 50.0 per cent on dry basis.

(vi) item A.09 shall be omitted.

(vii) after item A.10.04, the following items shall be inserted, namely:—

"A.10 05—Cocoa butter means the fat obtained by expression from the nibs of the beans of Theobroma Cocoa L. It shall be free from other oils and fats, mineral oil and added colours.

It shall conform to the following standards:-

Percentage of free fatty acids (calculated as oleic acid)....Not more than 1.5.

Iodine value....32 to 42.

Melting point....29°C to 340°C.

Butyrorefractometer reading at 40°C.....40.9 to 48.0.

Saponification Value....185 to 200.

A.10.06—Low and High Fat Cocoa Powder means the powder which is the partially defatted product derived from the cocoa bean, the seed of Theobroma cacoa L. It may be subjected to treatments

during manufacture with alkali and/or magnesium carbonate, bicarbonate, and with tartaric, citric or phosphoric acids. It shall be free from rancidity, dirt, filth, insects and insect fregments or fungus infestations.

- If shall conform to the following standards:-
 - Total ash....Not more than 14.0 per cent (on moisture and fat free basis).
 - Ash insoluble in dilute HCl....Not more than 1.0 per cent (on moisture fat free basis).
 - Alkalinity of total ash....Not more than 6.0 per cent as K O (on moisture and fat free basis).

Cocoa butter:---

- (i) for low fat....Not less than 10.0 per cent on moisture and fat free basis.
- (ii) for high fat....Not less than 20 per cent. on moisture and fat free basis.
- (viii) for items A.11 and A.11.01 to A.11.13, the following items shall be substituted, namely:—
 - A 11 Milk and Milk Products:-
 - A.11.01 **Definitions**—A.11.01.01 Milk is the secretion derived from complete milking of healthy milch animals. It shall be free from colostrum. Milk of different classes and of different designations shall conform to the standards laid in table below item A.11.01.11.
 - A.11.01.02—Pasteurisation: The term pasteurisation, when used in association with milk and milk products, means heating milk/milk product by a heat treatment as mentioned below and cooling to a suitable temperature before distribution. Pasteurised milk/milk product shall show a negative phosphatase test.
 - The terms "Pasteurisation", "Pasteurised and similar terms shall be taken to refer to the process of heating every particle of milk or milk product to at least 63°C, and holding at such temperature continuously for at least 30 minutes, or heating it to at least 71.5°C. and holding at such temperature continuously for at least 15 seconds or an approved temperature-time combination that will serve to give a negative phosphatase test.
 - All pasteurised milk and milk products shall be cooled immediately to a temperature of 10°C, or less, and shall be maintained mereat until delivery.
 - Explanation.—The term milk product, in context to A.11.01.02, means standardised milk, recombined milk, toned milk, double toned milk, skimmed milk and flavoured milk.
 - A.11.01.03—Sterilization: The term sterilization, when used in association with milk means heating milk continuously to a temperature of 115°C for 15 minutes or 145°C for 3 seconds, or equivalent approved temp-time combination to ensure preservation at room temperature for a period of not less than 15 days from the date of manufacture. Sterilised milk shall show absence of albumen by a negative Turbidity Test. Sterilised milk shall be sold only in the container in which the milk was sterilised.
 - A 1: 61.04—Boiled Milk means milk which has been brought to boil.
 - A.11.01.05—Flavoured milk may contain chocolate, coffee or any other edible flavour, edible food colours and cane sugar. Flavoured milk shall be pasteurised or sterilised.
 - A 11.01.06—Standardised milk means cow milk or buffalo milk or a combination of both that has been standardised to a fat percentage given in the table below item A.11.01.11 by the abstraction and/or

addition of milk fat, or by the addition of skimmed milk or by addition of recombined or reconstituted skimmed milk. Standardised milk shall be pasteurised and shall show a negative Phosphatase Test.

- A.11.01.07—Recombined Milk means the homogenised product prepared from milk fat, non-fat milk solids, and water. Recombined milk shall be pasteurised and shall show a negative Phosphatase Test.
- A.11.01.08—Toned Milk means the product prepared by admixture of cow or buffalo milk or both with fresh skimmed milk; or by admixture of cow or buffalo milk or both with non-fat milk solids or milk powder, and water; or by partial abstraction/addition of fat from/to milk. It shall be pasteurised and shall show a negative Phosphatase Test. When fat or dry non-fat milk solids are used, it shall be ensured that the product remains homogenous and no deposition of solids takes place on standing.
- A.11 01.09—Double Toned Milk means the product prepared by admixture of cow or buffalo milk or both with fresh skimmed milk, or by admixture of cow or buffalo milk or both with non-fat milk solids and water, or by partial abstraction/addition of fat from/to milk. It shall be pasteurised and shall show a negative Phosphatase Test. When fat dry non-fat milk solids are used, it shall be ensured that the product remains homogenous and no deposition of solids takes place on standing.
- A.11.01.10—Skimmed Milk means the product prepared from milk from which almost all the milk fat has been removed mechanically.

A.11.01.11 Standards for different classes and designations of milk shall be as follows:-

Cluss of Milk	Designations	Locality		mer cent Milk solid not fat.
ı	2	3	4	5
BUMFALO MILK	Raw, Pasteurised, Boiled, Flavoured and Sterilised. Raw, Pasteurised, Boiled, Flavoured and Sterilised.	Assam Bihar Chandigarh Delhi Gujarat Haryana Maharashtra Puniab Uttar Pradesh West Bengal Andaman & Nicobar Andhra Pradesh Dadra & Nagar Haveli Goa, Daman & Diu Kerala, Laccadive, Minico A. Islands Madras Madhya Pradesh Manipur Mysore Nagaland		o 9· o

I	2		3			4	5
BUFFALO MILK	Raw, Pasteurised, Boiled, Hlavoured and Sterilised.	NEI/A Orissa Pondicherry Rajasthan Pripura.			· }	5.0	9.0
		Chandigarh. Haryana Puniab	:	:	: }	4'G	8.5
COW MILK	Raw, Pasteurised, Boiled, Flavoured and Sterilised.	Gujarat Goa, Daman & Himachal Prade Kerala Laccadive, Min	Haveli Diu	:		3.2	8-5
		Island Madhya Prade; Madras Maharashtra Mysore Manipur	sh : :	:			
	Raw, Pasteurised, Boiled, Flavoured and Sterilised.	Nagaland NEFA Pondicherry Rajasthan Tripura Uttar Pradesh	:	:	. }	3 5	8.2
	Į.	West Bengal Orissa	•	•		3.0	8· 5
	Raw, Pasteurised, Boiled, Flavoured and Sterilised	Chandigarh Haryana Kerala Madhya Prad Maharashra Punjab Uttar Pradesh			. }	3.2	9.0
GOAT OR SHEEP MILK	Raw, Pasteurised, Boiled, Flavoured and Sterilised	Andaman & N Andhra Prade Assam Bihar Dadra & Nag Delhi Goa, Daman Gujarat Himachal Pra Laccadive, Island Madras Mysore	ar Hav & Diu	eli .		3.0	9.0

1					===	= =	
	2		3			4	5
GOAT OR SHEE MILK.	P Raw, pasteurised, Boiled, Flavoured and Sterilised.	Manipur Nagal and NEFA Pondicherry Orissa. Rajasthan Tripura West Bengal				3.0	9.0
STANDAR- DISED MILK		All India .	•			4.5	8.5
RECOMBINED MILK		All India .				3.0	8.5
TONED MILK		All India .			٠	3.0	8.5
DOUBLE TONED		All India .	•	•	-	1.2	9.0
MILK SKIMMED MILK	Raw, Pasteurised, Boiled, Flavoured and Sterihsed.	All India	•	•	•	Not more than 0.5 per cent.	8.7

Nort: (1) When milk is offered for sale without any indication of the class, the standards, prescribed for buffialo milk shall apply.

(ii) The heat treatments for the various designated milk shall be as follows:

Designation	Heat Treatmen
T + 2-6 - 1-4-1-5-14	TICOL TIONCING

Raw . . . Nii.

Pasteurised Pasteurisation

Boiled Boiling

Flavoured Pasteurisation or Sterilisation

Sterilised . . . Sterilisation.

- A.11.02.—MILK PRODUCTS mean the products obtained from milk such as cream, malai, curd, skimmed milk curd, chhanna, skimmed milk chhanna, cheese, processed cheese, ice cream, milk ices, condensed milk sweetened and unsweetened, condensed skimmed milk sweetened and unsweetened, milk powder, skimmed milk powder, partly skimmed milk powder, khoe, infant milk food, table butter and deshi butter.
- A.11.02.01.—MILK PRODUCTS specified in appendix B shall not contain any substance not found in milk unless specified in the standards.

- A.11.02.02.—CREAM excluding sterilised cream means the product of cow or buffalo milk or of a combination thereof which contains not less than 25.0 per cent milk fat.
- A.11.02.03.—MALAI means the product rich in butter fat prepared by boiling and cooling cow or buffalo milk or a combination thereof. It shall contain not less than 25.0 per cent milk fat.
- A.11.02.04.—DAHI OR CURD means the product obtained from pasteurised or boiled milk by souring, natural or otherwise, by a harmless lactic acid or other bacterial culture. Dahi may contain added cane sugar.

- Dahi shall have the same minimum percentage of milk-fat and milk solids-not-fat as the milk from which it is prepared.
- Where dahi or curd, other than skimmed milk dahi, is sold or offered for sale without any indication of class of milk, the standards prescribed for dahi prepared from buffalo milk shall apply.
- A 11 02.05.—CHANNA or PANEER means the product obtained from the cow or buffalo milk or a combination thereof by precipitation with sour milk, lactic acid or citric acid. It shall not contain more than 70.0 per cent moisture, and the milk fat content shall not be less than 50.0 per cent of the dry matter.
- A.11 02.06.—SKIMMED MILK CHHANA or SKIMMED MILK PANEER means the product obtained from cow or buffalo skimmed milk by precipitation with sour milk, lactic acid or citric acid. It shall not contain more than 70.0 per cent moisture. The milk fat content of the product shall not exceed 13.0 per cent of the dry matter.
- A.11 02 07.—CHEESE (Hard) means the product obtained by draining after coagulation of milk with a harmless milk coagulating agent under the influence of harmless bacterial cultures. It shall not contain any ingredients not found in milk, except coagulating agent, sodium chloride, calcium chloride (anhydrous salt) not exceeding 0.02 per cent by weight, annatto or carotene colour, and may contain emulsifiers and/or stabilizers namely citric acid, sodium citrate or sodium salts of orthophosphoric acid and polyphosphoric acid (as linear phosphate with a degree of polymerisation upto 6 units), not exceeding 0.2 per cent by weight. Wax used for covering the outer surface shall not contain anything harmful to health. In case the wax is coloured, only permitted food colours shall be used. Hard cheese shall contain not more than 43.0 per cent moisture and not less than 42.0 per cent milk fat of the dry matter. Hard cheese may contain 0.1 per cent of sorbic acid, or its sodium, potassium or calcium salts as sorbic acid; or 0.1 per cent of nicin.
- A 11 02.07.01.—PROCESSED CHEESE means the product obtained by heating cheese with permitted emulsifiers and/or stabilizers namely citric acid, sodium citrate, sodium salts of orthophosphoric acid & polyphosphoric acid (as linear polyphosphate with a degree of polymerisation upto 6 units) with or without added condiments, and acidifying agents, namely vinegar, lactic acid, acitic acid, eitric acid, and phosphoric acid. Processed cheese may contain not more than 4.0 per cent of anhydrous permitted emulsifiers and/or stabilizers, provided that the content of anhydrous inorganic agents shall in no case exceed 3 0 per cent of the finished product. It shall not contain more than 47.0 per cent moisture. The milk fat content shall not be less than 40.0 per cent of the dry matter. Processed cheese may contain 0.1 per cent sorbic acid or its Sodium, Potassium or Calcium salts (calculated as Sorbic acid) or 0.1 per cent of nicin.
- A 11.02.08.—ICE-CREAM, KULFI, KULFA AND CHOCOLATE ICE-CREAM mean the frozen product obtained from cow or buffalo milk or a combination thereof or from cream. and/or other milk products, with or without the addition of cane sugar, eggs, fruits, fruit pulces, preserved fruits, nuts, chocolate, edible flavours permitted food colours. It may contain permitted stabilizers and emulsifiers not exceeding 0.5 per cent by weight. The mixture shall be suitably heated before freezing. The product shall contain not less than 10 0 per cent milk fat, 3.5 per cent protein and 36.0 percent total solids, except that when any of the aforesaid preparations contains fruits or nuts or both, the content of milk fat may be proportionately reduced but shall not be less than 8.0 per cent by weight.
- A.11.02.00.—MILK ICES OR MILK LOLLIES mean the frozen product obtained from milk, skimmed milk or milk products with or without the addition of cane sugar, eggs, fruits, fruit juices, nuts chocolate, edible flavours, and permitted food colours. It may contain permitted stabilizers not exceeding 0.5 per cent of the product. The mixture shall be suitably heat-treated before freezing. The product shall contain not more than 2.0 per cent milk fat, not less than 3.5 per cent proteins and not less than 20.0 per cent total solids.

- A 11.02.10.—CONDENSED MILK UNSWEETENED (EVAPORATED MILK) means the product obtained from cow or builalo milk or a combination thereof or from standardised milk, by the partial removal of water. It may contain added calcium chloride, citric acid and Sodium citrate, Sodium Salts of orthophosphoric acid and polyphosphoric acid (as linear phosphate with a degree of polymerisation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. Such additions need not be declared on the label Condensed milk unsweetened shall contain not less than 8.0 per cent milk fat and not less than 26.0 per cent milk solids.
- A.11.02.11.—CONDENSED MILK SWEETENED means the product obtained from cow or a buffalo milk or a combination thereof or inom standardised milk, by the partial removal of water and after addition of cane sugar. It may contain added refined lactose, calcium chloride, citric acid and sodium citrate, sodium salts of orthophosphoric acid & polyphosphoric acid (as linear phosphate with a degree of polymerisation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. Such addition need not be declared on the label Condensed milk sweetened shall contain not less than 9.0 per cent milk-fat, not less than 31.0 per cent total milk solids and not less than 40.0 per cent cane sugar.
- A.11.02.12.—CONDENSED SKIMMED MILK UNSWEETENED (EVAPORATED SKIMMED MILK) means the product obtained from cow or buffalo skimmed milk or a combination thereof by the partial removal of water. It may contain added calcium chloride, citric acid and sodium citrate, sodium salts of orthophosphoric acid and polyphosphoric acid (as linear phosphate with a degree of polymerisation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. Such addition need not be declared on the label. Condensed skimmed milk unsweetened shall contain not less than 20.0 per cent total milk solids. The fat content shall not exceed 0.5 per cent by weight
- A.11.02.13.—CONDENSED SKIMMED MILK SWEETENED means the product obtained from cow or buffalo skimmed milk or a combination thereof by the partial removal of water and after addition of cane sugar. It may contain added refined lactose, calcium chloride, citric acid and sodium citrate, sodium salts of orthophospharic acid and polyphospheric acid (as linear phosphate with a degree of polymerisation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. Such addition need not be declared on the label. Condsensed skimmed milk sweetened shall contain not less than 26.0 per cent of total milk solids and not less than 40.0 per cent cane sugar. The fat content shall not exceed 0.5 per cent by weight.
- A.J1.02.14.—Milk Powder means the product obtained from cow or buffalo milk or a combination thereof or from standardised milk, by the removal of water. It may contain calcium chloride, citric acid and sodium citrate, sodium salts of orthophosphoric acid and poly-phosphoric acid (as liner phosphate with a degree of polymerisation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. and 0.01 per cent of butylated hydroxyanisole (BHA) by weight of the finished product. Such addition need not be declared on the label. Milk power shall contain not more than 5.0 per cent moisture and not less than 26.0 per cent milk fat. The minimum solubility/solubility index of the product shall be as follows:

			loller dried	Spray dried
'olubility per cent .		4	85.00	98.5
Solubility index .			15.00 ml	2.0 ml

The process of drying shall he mentioned on the label. The spray-dried product shall be packed in hermetically scaled containers when the net quantity $\epsilon x ceeds$ 510 g.

A.11.02.15.—SKIMMED MILK POWDER means the product obtained from cover buffalo milk or a combination thereof by the Lemoval of water. It may contain added calcium chloride, citric acid and sodium citrate, sodium salts of orthophosphoric acid and polyphosphoric acid (as linear phosphate with a degree of polymensation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. Such addition need not be declared on the label. Skimmed milk powder shall not contain more than 1.5 per cent milk fat and moisture shall not exceed 50 per cent. The minimum solubility solubility index of the product shall be as follows:

			Roller- dried		Spray- dried
Solubility per cent .				85.0	98.5
Solubility index .		,		15.0 ml	2.0 ml

The process of arying shall be mentioned on the label.

A.11.02.16 --PARTLY SKIMMED MILK POWDER means the product obtained from partly skimmed cow or buffalo milk or a combination thereof by the removal of water. It may contain added calcium chloride citric acid and sodium citrate, sodium salts of orthophosphoric acid and polyphosphoric acid (as linear phosphate with a degree of polymerisation upto 6 units) not exceeding 0.3 per cent by weight of the finished product. Such addition need not be declared on the label. Partly skimmed milk powder shall not contain more than 5.0 per cent moisture and fat content of the product shall be between 1.6 and 24.0 per cent, Butylated hydroxyanisoic (BHA) not exceeding 0.01 per cent by weight of the finished product may be added. The exact fat content shall be indicated on the label. The minimum solubility/solubility index of the product shall confrom to the following standards:—

				Roller- dried	Spray- dried
			_		
Solubility per cent ,	J		•	85.0	98.5
Solubility index .				15.0 m!	2.0 ml

The process of drying shall be mentioned on the label. The spray-dried product shall be packed in hermetically sealed containers when the net quantity exceeds 510 gms.

- A.11.02 17.—KHOA means the product obtained from cow or buffalo milkor a combination thereof by rapid drying. The moisture in khoa shall not exceed 28 0 per cent and the milk fat content shall not be less than 26.0 per cent of the dry matter.
- A.11.02.18.—INFANT MILK FOOD means the product obtained by drying cow or buffalo milk or a combination thereof or by drying standardised milk, with the addition of specific carbohydrates (cane sugar, dextrose, and dextrins, maltose or lactose), from salts and vitamins. It shall be free from starch and antioxidants. Its moisture content shall not be more than 5.0 per cent: milk fat content not less than 18.0 per cent and not more than 28.0 per cent; total carbohydrates not less than 35.0 per cent; milk proteins not less than 20.0 per cent; total ash not more than 8.5 per cent, ash insoluble in dilute hydrochloric acid not more than 0.01 per cent; iron (as Fe) not less than 4.0 mg./100 g.; and vitamin A content not less than 15 i.u./g. The process used in drying shall be indicated on the label. Infant milk

food shall not show Standard Plate Count of more than 50,000 per g. The minimum solubility/solubility index of the product shall conform to the following standards.—

				Roller dri e d	Spray dried
Solubility per cent Solubility index			: -	85·0 15·0 ml	98·5 2·0 ml

The product shall be packed in hermetically sea'ed containers and the label shall bear the date by which the product is to be consumed.

A.11.02.19.—TABLE (CREAMERY) BUTTER means the product obtained from cow or buffalo milk or a combination thereof or from cream or curd obtained from (ow or buffalo milk or a combination thereof with or without the addition of common salt and annatto or carotene as colouring matter. It shall be free from other animal fats, wax and mineral oils, vegetable oils and fats. No preservative except common salt and no colouring matter except annatto or carotene shall be added. It shall contain not less than 80.0 per cent by weight of milk fats not more than 1.5 per cent by weight of curd and not more than 3:0 per cent by weight of common salt. Diacetyl may be added as a flavouring agent but, if so used, the total diacetyl content shall not exceed 4.0 parts per million. Calcium hydroxide, Sodium bicarbonate, Sodium carbonate. Sodium polyphosphates, (as linear phosphate with a degree of polymerisation upto 6 units) may be added for regulating the hydroxen, ion concentration in the finished products not exceeding 0.2 per cent by weight of butter as a whole.

- A.11.02.20.—DESHI (Cooking) butter means the product obtained from cow or buffalo milk or a combination thereof or curd obtained from cow or buffalo milk or a combination thereof without the addition of any preservative including common salt, any added colouring matter or any added flavouring agent. It shall be free from other animal fats, wax and mineral oils, vegetable oils and fats. It shall contain not less than 760 per cent of milk fat by weight.
- (IX).—In item A.12 the following shall be added at the end, namely "Margarine may contain permitted emulsifying and stabilising agents".
- (X).—Item No. A.13 shall be omitted.
- (XI).—after item A 15, the following item shall be inserted namely.—
- A.15.01.—Iodised Salt means a crystalline solid, white or pale, pink or light grey in colour, free from visible contamination with clay, grit and other extraneous adulterants and impurities. It shall not contain moisture in excess of 6.0 per cent of the weight of the undried sample. It shall contain on dry weight basis (a) at least 96.0 per cent by weight of sodium chloride (NaCl). (b) not more than 1.0 per cent by weight of matter insoluble in water, (c) not more than 3.0 per cent by weight of matter soluble in water other than sodium chloride and (d) one part to 40,000 parts (25 p.p.m.) by weight of potassium iodate or one part to 50,000 parts (20 p.p.m.) by weight of potassium iodide or equivalent lodine.
- (XII)—in item A.16.02 after the words "5 per cent," the words "free of salt" shall be added.

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- (XIII).—in item A.16.03, the following shall be added at the end, namely.—
- "The minimum percentage of fruit juice in the final product shall be not less than 25.0 per cent w/w."
- (XIV).—in item A.16.04, the following shall be added at the end, namely.—
 - "The minimum percentage of fruit juice in the final product shall be not less than 25.0 per cent w/w."
- (XV).—in item A.16.05, the following shall be added at the end, namely.—
 - "The minimum percentage of fruit juice in the final product shall be not less than 5:0 per cent w/w."
- (XVI).—in item A.16.10, for the figures "27" and "60", the figures "45.0" and "65.0" shall respectively be substituted.
- XVII).—in item A.16.11, the following paragraph shall be added at the end, namely.—
 - "The minimum percentage of fruit in the final product shall not be less than 40.0. The percentage acidity of the product expressed as acetic acid by weight shall be not less than 0.75 and not more than 2.0. The ash content shall not exceed 5 0 per cent.
- (XVIII).—in item A.16.12 for the words "and permitted preservatives and colours" the following words shall be substituted, namely:—

"and permitted preservatives. It shall not contain any coal tar dye".

(XIX).—in item A.17.11, the following prov.so shall be added at the end.—

Provided that the oll obtained from white sesame seeds grown in Tripura, Assam and West Bengal shall conform to the following standards.—

Butyro refractometer reading at 40°C
Saponification value
Iodine value
Iodine value
Iodine value
Insaponifiable matter
Unsaponifiable matter
Bellier Test (Turbidity temp. Acetic Acid method)

Solve 5 to 65 · 4.

185 to 190.

115 to 120.

Not more than 3 · 0 per cent.

Not more than 2 · 5 per cent

Not more than 2 · 5 per cent

- (XX).—after item A.17:2, the following items shall be inserted namely:—
- "A.17.13—SOYBEAN OIL means the oil expressed from clean and sound soybeams (Soja max) from which the major portion of the gums naturally present have been removed by hydration and mechanical or physical separation. It shall be clear, free from rancidity, suspended or other foreign matter, separated water, added colouring or flavouring substances or mineral oil."

It shall conform to the following standards:--

Butyro-refractometer reading at 40	°C		61·7 to 69·5.
Saponification value			189 to 195.
Iodine value			120 to 141.
Unsaponifiable matter			Not more than 1 5 per cent.
Free fatty acid (as oleic acid)			Not more than 1.25 per cent.
Phosphorus			Not more than 0.02 per cent.

A 17.14.—REFINED VEGETABLE OIL means any edible vegetable oil which is obtained by expression, neutralised with alkali, bleached with absorbent earth and/or activated carbon and deodorised with steam. No other chemical agent shall be used. The name of the vegetable oil from which the refined oil has been manufactured shall be clearly specified on the label of the container. In addition to the undermentioned standards to which refined vegetable oils shall conform, the standards prescribed in these rules for the

specified edible oils shall also apply except for free fatty acid content, which shall be not more than 0.25 per cent. Moisture shall not exceed 0.10 per cent by weight.

- (XXI).—in item A.18.01, for the figures and words "0 1 per cem', the figures and words "0.12 per cent" shall be substituted and the words "It shall be free from insect infestation and musty odour" shall be added at the end;
- (XXII).—after item A.18.01.01, the following item shall be inserted namely:—
 - "A.18.01.02.—Protein rich (Paushtik) atta means the product obtained by mixing wheat atta with groundnut flour up to an extent of 10.0 per cent. It shall be free from insect or fungus infestation, odour and rancid taste. It shall not contain added flavouring and colouring agents or any other extraneous matter. It shall conform to the following standards.—

Moisture Not more than 140 percent on dry basis.

Total ash Not more than 2.75 percent.

Ash insoluble in dilute HCl . . . Not more than o'r percent on dry basis.

Total protein (Nx6-25) on dry basis . . . Not less than 12.5 precent on dry basis.

Crude fibre Not more than 2.5 percent on dry basis

Alcoholic acidity (with 90 percent alcohol)

expressed as H_2SO_4 Not more than 0 12 percent.

- (XXIII).—in item A.18.02 the words "It shall be free from infestation and musty odour" shall be added at the end;
- (XXIV).—after item A.18.02.01, the following item shall be inserted namely:—
- "A.18.02.02.—Protein rich (Paushtik) maida means the product obtained by mixing maida (wheat flour) with groundnut flour up to an extent of 10.0 per cent. It shall be free from insect or fungus infestation, odour and rancid taste. It shall not contain added flavouring and colouring agents or any other extraneous matter. It shall conform to the following standards:—

Moisture. Notmore than 140 percen.

Total Ash Not more than 1.4 percent.

Ash insoluble in dilute HCI Not more than or percent on dry basis.

Total protein (NX6.25) . . . Not less than 12.5 percent on dry basis.

Crude fibre Not more than 0.53 percent on dry basis -

Alcohol acidity (with 90 percent alcoholic

expressed as H₂SO₄ Not more than 0.12 percent

Gluten Not less than 7.0 percent on dry basis.

2 S(I) THE CALLET E OF INDIA. MODEL 24, MODEL 24, 1993
(XXV).—After item A.18.07, the following items shall be inserted, namely:
A.18.08 CORN FLOUR (Maize starch) means the starch obtained from . maize (Zea Mays L.) It shall contain no added colour, flavours or other chemicals. It shall be free from dirt, insects, larvae and im- purities or any other extrancous matter
It shall conform to the following standards:—
Moisture Not more than 12.5 per cent.
Total ash Not more than 0.5 per cent on dry basis.
Ash insoluble in dilute HCL Not more than 0.1 per cent on dry basis.
Alcoholic acidity (with 90 per cent alcohol) . Shall be equivalent to not more than 2.0 ml. N NaOH per 100 g, of dried starch.
A.18.09.—CORN FLAKES.—means the product obtained from dehulied, degermed and cook corn (Zea Mays L) by flaking, partially drying and toasting. It shall be in the form of crisp flakes of reasonably uniform size and golden brown in colour. It shall be free from dirt, insects, larvae and impurities and any other extraneous matter.
It shall conform to the following standards: —
Moisture Not more than 5.0 per cent
Total ash excluding salt Not more than 1.0 per cent on dry basis.
Ash insoluble in dilute HCL Not more than o'r per cent on dry basis.
Alcoholic acidity (with 90 per cent alcohol) Shall be equivalent to not more than 2.0 ml. of N NaOH per 100 g. of dried substance.
A.18.10—CUSTARD POWDER means the product obtained from maize (Zea Mays L) starch with or without the addition of small quantities of edible starches obtained from arrowroot, tapioca, potatoc or jawar (Sorghum vulgare) and with or without the addition of edible common salt, milk and albuminous matter. It shall be free from any other foreign matter. It shall be in the form of fine powder free from rancidity, fermented and musty odour.
It shall conform to the following standards:—
Moisture Not more than 12.5 per cent,
Total ash excluding added common salt Not more than 0.5 per cent on dry basis.
Ash insoluble in dilute HCL Not more than o'r per cent on dry basis.
A.18.11.—MACARONI PRODUCTS.—(Macaroni, spaghetti, vermicelli) mean the products obtained from suji or Maida with or without addition of ingredients like edible groundnut flour, tapioca flour, soya flour, milk powder, spices, vitamins, minerals by kneading the dough and extending it. It shall be tree from added colour, dirt, insects, larvae and impurities or any other extraneous matter.
It shall conform to the following standards:—
Moisture Not more than 12.5 per cent.
Total ash

dry basis.

Ash Inc										
11011 (110	olublo	e in d	lilute l	HCL	•	•	•			Not more than 0.1 per cent of dry basis.
Nitroge	n	•	•	•	•	•	-	•	•	Not less than 1.7 per cent of dry basis.
A.18 .1	who extr plete suga	de m act e hy ars., tain	nilk and d droly forei	or pa cereal sis of gn fa	ertiall grai the t and	y sk in flo staro d a	imme ur i chy i dded	ed m n suc mater colo	llk h a ial urs	product obtained by mixir or milk powder with ma a manner as to secure con It shall not contain adde and preservatives. It me od shall be in the form
It sha	all co	mfor	m to	the	follov	ving	stanc	dards:	—	
Moistu	re									Not more than 5.0 per cent.
Total a		•		•	•	• •		•	•	Not more than 5.0 per cent of dry basis.
Ash in		le in e	dilute	HCL	•				•	Not more than o'I per cent dry basis.
Mlk fat	:	•	.*	-	•		•	•		Not less than 7-0 per cent dry basis.
Nitrogo		•	•	•	•	•	•	•	•	Not less than 2.0 per cent dry basis.
Solubil		r cen	ıt.		-					Not less than 80.0 per cent.
Starch	•	•	•	•	•	•	•		•	1. g. dissolved in 5 ml. of boils water, cooled and treated wo 5 ml. of 0.05 per cent iod solution in KI does not evelop any blue colour.
Bacteria	al cou	nt						,		Not more than 50,000 per g.
Colifor										Not more than 10 per g.
l contains	cocoa	í.						[*		nt on dry basis, if the malted m
,	sour color thin	ad h urs, . flak	ulled ranci tes of	oat idity Lunii	s (Ar and i lorm	vena flavot size	Sati iring havii	va) 'ager ng a	II Its. Iigl	neans the product made fro t shall be free from add It shall be in the form at cream colour. It shall
A.18.	sour colo thin free	nd h urs, flak fro	ulled ranci ces of m di	oat idity I unit t, in	s (Av and i form sects	vena flavot size and	Sati aring havii insec	va) ager ng a ct fre	I: its. ligh igm	t shall be free from add It shall be in the form at cream colour. It shall
A.18	sour colo thin free all co	nd h urs, flak fro	ulled ranci ces of m di	oat idity I unit t, in	s (Av and i form sects	vena flavot size and	Sati aring havii insec	va) ager ng a ct fre	I: its. ligh igm	t shall be free from add It shall be in the form at cream colour. It shall ents.
A.18.	sour colo thin free all co are	nd h urs, flak fro	ulled ranci ces of m di	oat idity I unit t, in	s (Av and i form sects	vena flavot size and	Sati aring havii insec	va) ager ng a ct fre	I: its. ligh igm	t shall be free from add It shall be in the form at cream colour. It shall ents. Not more than 10.0 per cent Not more than 2.0 per cent
A.18.	sour color thin free all course ure	nd h urs, flak from onfor	ranci ranci res of m dir m to	oat idity I unit t, in the	s (Av and i form sects	vena flavot size and	Sati aring havii insec	va) ager ng a ct fre	I: its. ligh igm	t shall be free from add It shall be in the form at cream colour. It shall ents. Not more than 10.0 per cent Not more than 2.0 per cent dry basis.
A.18.1 It she Moistu Total a	sour colo thin free all co are ash	nd h urs, flak from onfor	ranci ranci res of m dir m to	oat idity I unit t, in the	s (Av and i form sects	vena flavot size and	Sati aring havii insec	va) ager ng a ct fre	I: its. ligh igm	t shall be free from add It shall be in the form at cream colour. It shall ents. Not more than 10.0 per cent Not more than 2.0 per cent dry basis. Not more than 0.1 per cent
A.18.1 It she Moistu Total a	sour colo thin free all co are ash solubl	nd h urs, flak from onfor	ranci ranci res of m dir m to	oat idity I unit t, in the	s (Av and i form sects	vena flavot size and	Sati aring havii insec	va) ager ng a ct fre	I: its. ligh igm	t shall be free from add It shall be in the form at cream colour. It shall ents. Not more than 10.0 per cent Not more than 2.0 per cent dry basis. Not more than 0.1 per cent dry basis. Not less than 1.8 per cent

A.18.14.—BREAD. Wheatmeat bread (brown bread) and white bread mean the products prepared from a mixture of wheat atta maida, water, salt, yeast or other fermentative medium. It may also contain one or more of the following ingredients, namely, condensed milk, milk powder (whole or skimmed), whey and curd, gluten, sugar, honey, liquid glucose, malt products, edible starches, edible groundnut flour, vanaspati or refined edible oil of suitable type or butter or ghee or

their mix lime water	ture, (le	cithir and	ı, gij sorb	ycerii itol.	ne, g	lyc	elry,	monesto	arate,	albun	nin,
It may contain t	he impr	overs	give	n bel	ow:-	-					
Ammonium persult Calcium phosphate	hate				•			more than			
Calcium carbonate.	•	•	•	•	•	•		more than			
Potassium bromate	•	•	•		*	•		more than			
	•	•	•	٠	* .	•			1 0.003 1	jei cen	
It may contains one or	more of	the fo	llowir	ig mo	uld in	hibi	itors:-	_			
Calcium or sodium	propionat	e	•				Not	more than	0 5 per	cent	
Sorble acid or its So	dium, Po	tassiu	more	calciu	n salt	s	Not	more than	o i per	cent	
Acetic acid or lactic	acid.		,				Nor	more than	0.25 pc	er cent	
Vinegar		٠					Not:	more than	o•5 per	cent.	
Acid calcium phospl	hate .						Not	more than	r-o per	cent.	
Sodium diacetate							Not	more than	o-4 per	cent.	
Acid Sodium pyropi	osphate				**		Not	more than	o·5 per	cent.	
It shall be free from di shall be free from added co	irt, insect louring n	s and natter	insect It sh	fragi	nents, nform	lar 10	vae, τ the fo	odent hair ollowing st	s and ma	aggots. —	. It
Alcoholic acidity (wi	th 90 per	cent	alcoho	ol)	•	•	ec N	l be not quivalent aOH per lbstance.	of 7:5	ml.	N.
Ash insoluble in dilu	ite HCL	•	•	•	•	•		more than y basis.	o i p	er cent	: оц
Crude fibre on dry wei	ght basis	;—									
(i) Wheatmeal bread	~)				Not	more than	1.8 per	cent.	
(ii) White bread .								more than			
(XXVI) in item	A.22, for	r the	figur	es a	nd w	ord	s "3.	25 per ce	ent", th	e figu	res

and words "3.0 per cent" shall be substituted; items;

(XXVII).—items A.23 and A.24 shall be omitted;

(XXVIII).—the following note shall be added at the end, namely:-

Note.—Without prejudice to the standards laid down in this whenever water is used in the manufacture or preparation of any article of food, such water shall be free from micro-organism likely to cause disease and also free from chemical constituent which may impair health."

[No. F. 14-55/65-PH]

M. C. JAIN, Under Secy.

(Department of Family Planning).

New Delhi, the 15th July 1968

- G.S.R. 1534.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Investigator (Budget & Bill) in the Department of Family Planning, namely:—
- I. Short title and commencement.—(1) These rules may be called the Department of Family Planning Investigator (Budget & Bill) Recruitment Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
 - 2. Application.—These rules shall apply for recruitment to the post as specified in column r f the Schedule annexed hereto.

- 3. Number, classification and scale of pay.—The number of post its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Mathod of recruitment, age limit, qualifications etc.—The method of recruitment, age limit, pullifications and other matters connected therewith shall be as specified in columns 5, to 13 of the Schedule aforesaid.
- 5. Power to relax.—Where the Central Government is of opinion that it is necessary to expedient to a line in new, by order that for reasons to be recorded by it in writings, relax any of the provisions of these rules with respect to any class or category of persons.

SCHE-Name of Post No. Classifica-Scale of Whether for Educational Age other of tion Pay selection direct 8z qualification post or recruit posts required for non-selection post direct recruits.

							
r	2		3	4	5	6	7
Investigator & Bili)	(Budget	I	General Central Service, Class II, (Non- Gazetted) Ministeria		Not applicable	Not applicable	Not applicab ¹ e

DULB

Whether age and educational qualifications prescribed for direct recruits will apply in case of promotees.

probation, recruitment by promotion/depuif any. direct recruitment or by Pro-! notions or by deputatation/transfer and percentage of the vacancies to be filled by various methods.

Period of Method of In case of recruitment If a Departmental whether by tation/transfer, grades Promotion from which promo-Committee tion/deputation/trans- exists, what fer to be made. is its composition.

Circumstance which in Union Public Service Commission is to be consulted iπ making rccruitment.

8

Q

to

11

12

13

Not applicable

Not By transfer on applicable Deputation.

Transfer on deputation (i) Officers of the rank of S.A.S. Accountants from any of the or anised Accounts Departments s.g. Indian Audit and Accounts Depar**t**ment Indian Defence Accounts. Department, of Indian Railway Accounts Department etc. (ii)Assistant of the Central Secretariat Service with at least five years regular service in the grade and having experience of cash and Accounts book. (Period of Deputation ordinarily not exceeding 3 years).

Not As required applicable under rules.

- G.S.R. 1535.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Ministry of Health and Family Planning and the Directorate General of Health Services (Statistical Assistants) Recruitment Rules, 1966, namely:—
 - (1) The rules may be called the Ministry of Health and Family Planning and Directorate General of Health Services, (Statistical Assistants), Recruitment (Amendment) Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule to the Ministry of Health and Family Planning and the Directorate General of Health Services (Statistical Assistants) Recruitment Rules, 1966, in column 11, for the words "from amongst Computors with three years' service in that grade in the Directorate General of Health Services", the words "Promotion from amongst Computors with three years service in the grade in the Department of Family Planning and/or the Directorate General of Health Services" shall be substituted.

INo. F. 3/1(13)/68-Estt. I(FP).

- G.S.R. 1536.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Staff Car/Field Car Drivers in the Department of Family Planning, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Department of Family Planning (Staff Car/Field Car Drivers) Recruitment Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply for recruitment to the post as specified in column I of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit, qualifications etc.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in Columns 5 to 13 of the Schedule aforesaid:
 - Provided that the upper age limit, specified for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.
- 5. Disqualifications.—(a) No male candidate, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts; and
- (b) No woman candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:
 - Provided that the Central Government may, if it is satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order and for reasons to be recorded by it in writing, in consultation with the Union Public Service Commission relax any of the provisions of these rules with respect to any class or category of persons or post

in driving.

DULB					
Whether age and educational qualification prescribed for direct recruits will apply in the case of Promotee		Method of recruitment whether by direct recruitment or by Promotions or/by deputation/transfer & percentage of the vacancies to be filled by various methods.	In case of recruitment by Promotion/deputation/transfer grades from which promotion/deputation/transfer to be made.	partmental Promotion	Circumstances in which Union Public Service Commission is to be consulted in making recruitment.
8	9	10	11	12	13
Age limits will not apply but qualifications in col. 7 will apply.	Two years	By Selection through a test in driving etc. from amongst regular Despatch Riders/Drivers/(Class III) and Class IV employees of the Ministry of Health Family Planning and Urban Development possessing the qualiflactions in column 7 failing which by direct recruitment.	••	Not applicable	Not applicable

[No. 3-1(19)/68-Estt. I(FP)]

New Delhi, the 30th July 1968

- G.S.R. 1537.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules regulating the method of recruitment to the post of Sweepers in the Central Family Planning Field Units/Regional Health Offices under the Department of Family Planning, namely:—
- 1. Short title and commencement :—(1) These rules may be called the Central Family Planning Field Units/Regional Health Offices (Sweepers) Recruitment Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application:—These rules shall apply for recruitment to the posts as specified in column of the Schedule annexed thereto.
- 3. Number, classification and scale of pay:—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit qualifications etc:—The method of recruitment, a ge limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.

Provided that the upper age limit specified for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, displaced persons and other special categoreis of persons in accordance with the orders issued from time to time by the Government of India.

5. Disqualification:—(a) No male candidate, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of these posts and

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(b) no woman candidate, whose marriage is void by reasons of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of these posts:

Provided that the Central Government may, if it is satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax: —Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order and for reasons to be recorded in writing and in consultation with the Ministry of Home Affairs, relax any of the provision of these rules with respect to any class or category of person or post.

Name of post	No. of posts	Glassifica- tion	Scale of pay	Whether selection post or non- selection post	Age for direct recruit	Educational and other qualifications required for direct recruits
	2	3	4	5	6	7
Sweeper	1	Class IV Non- Gazetted.	Rs. 70—1—80— EB—1—85			Desirable: Primary School Statedard.

DULE

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Promo- tees	age and educational qualifications prescribed for direct recruits will apply in the case of Promo-		In case of recruitment by promotion/deputation/transfer grades, from which promotion/deputation/transfer to be made	If a Departmental Pro- motion Com- mittee exists, what is its compo- sition	Circumstances in which Union Public Service Commission is to be consult- ted in making recruitment
8	9	10	II	12	13
Not applicable	Two years	100% direct recruitment.	Not applicable	Not applicable	Not applicable
				[No. 25	-17/68-Estt. II]

- G.S.R. 1538.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Technical Assistant (Information and Publication) in the Department of Family Planning namely:—
- I. Short Title and commencement .—(I) These rules may be called the Department of Family Planning Technical Assistant (Information and Publication) Recruitment Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply for recruitment to the post as specified in column of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, aeg limit, qualifications etc.:—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in Columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit, specified for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.

- 5. Disqualifications:—(a) No male candidate, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post.
- (b) no woman candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may if it is satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax:—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order and for reasons to be recorded in writing, relax any of the pro-

visions of these rules with respect to any class or category of persons or posts. SCH. Name of Post No. of Classifica- Scale of pay Whether Age for di-Educational and other Selection rect recruit qualifications requir-Posts ed for direct recruits Post or Non-Selection Post 7 6 3 4 5 I 2 Rs. Graduate of Not exceed- (i) One General 210-10--Selection Technical recognised University ing 25 years Assistant Central 290-15--Service 320—EB— (ii) Experience jn, (Publication) Publication and Class III, 15-425. Printing work. (Nongazetted). (iii) Experience in Non-Family Planning Programme Ministerial. Desirable: Knowledge of subediting, proof read-ing and layout. Technical One Do. Do. Selection Not exceed- Essential: ing 25 years. (i) Graduate of a re-Assistant cognised University Information (ii) Experience in Planning Family Programme. (iii) Good telephone voice. Desirable: Preference will be given to a married woman or widow.

DULB

Whether age Period of Method of recruit-In case of re-If a Depart- Circumsand educational Probation, ment whether by dicruitment by Pro- mental tances in qualifications if any rect recruitment or motion/deputa-Promotion which Union by Promotions or by tion/transfer, Committee Public Serprescribed for exists, what vice Comdirect recruits deputation/transfer grades from will apply in the and percentage of the which promois its commission is to case of Promovacancies to be filled tion/deputation/ position be consulted tees by various methods transfer to be in making made recruitment 8 9 ΙO II 12 13 Transfer failing which Transfer from Not appliby direct recruit- among Upper cable. Not applicable Two years Not sphicable.

ment.

Do. Do.

Division Clerks

it the Central Secretariat Clerical Servi ewith 5 years service in the grade. 2007

New Delhi, the 12th August 1968

- G.S.R. 1539.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the Pesident hereby makes the following rules regulating the Method of recruitment to the posts of Projectionists in the Central Family Planning Filed Units/Regional Health Offices under the Department of Family Planning, namely:—
- 1. Short title and Commencement.—(1): These rules may be called the Central Family Planning Field Units/Regional Health Officers (Projectionists) Recruitment Rules, 1968.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply for recruitment to the posts as specified in column 1 of the Schedule annexed thereto.
- 3. Number, Classification and Scale of Pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in column 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit qualifications etc.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit specified for direct recuritment may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.

- 5. Disqualifications.—(a) No male candidate, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to these posts; and
- (b) No woman candidate, whose marriage is void by reasons of the husband having a wife living at the time o such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to these posts.

Provided that the Central Government may, if it is satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHEDULE

Posts Sc	hether Age for di- lection rect re- lection cruit- n-selection ment post	Educational and other qualifications required for direct recruits
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I	2	3	4	5	6	7
Projectionist	16	General Central Services Class III, non-gazetted non- ministerial	Rs.150-10- 250-EB-10- 290-15-320 d	Selection	Not applicable	Not applicable]

The state of the s

[No. 25-26/68-Estt. II.]

RAMESH BAHADUR, Under Secy.

Period of Probation if any	Method of recruitment whether by direct	hy promotion/deputa- tion/transfer grades	mental Pro-	in which	
	recruitment or by promotion or by deputa- tion/transfer and percentage of the vacancies to be filled by various methods	tion/deputation trans- fer to be made	motion Com- Union mittee exists Public		
9	10	11	12	13	
Two years.	100% by Pro- motion.	From amongst the Mechanics working in the Region with 3 years' service in the grade which may be relaxed in exceptional cases.		••	
1		or by deputation/transfer and percentage of the vacancies to be filled by various methods 9 10 Two years. 100% by Pro-	or by deputation/transfer and percentage of the vacancies to be filled by various methods 9 IO II Two years. 100% by Promotion. Mechanics working in the Region with 3 years' service in the grade which may be relaxed in excep-	or by deputation/transfer and percentage of the vacancies to be filled by various methods 9 10 11 12 Two years. 100% by Promamongst the motion. Hechanics working in the Region with 3 years' service in the grade which may be relaxed in excep-	

DEPARTMENT OF COMMUNICATIONS (POSTS AND TELEGRAPHS BOARD)

New Delhi, the 17th August 1968

G.S.R. 1540.— In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules to amend the Posts and Telegraphs Department (Compounders Recruitment) Rules, 1959, Posts and Telegraphs namely:

(1) These Rules may be called the Posts and Telegraphs Department (Com-

pounders Recruitment) Amendment Rules, 1968.

(2) They shall come into lorce on the date of their publication in the Official

Gazette.

(3) In the Schedule to the Posts and Telegraphs Department (Compounders Recruitment) Rules, 1959 for the entry in column 2 "Scope of Service", the following entry shall be substituted :--

"Normally liable for service in the circle for which recruited but liable for

transfer anywhere in India for administrative reasons". [No. 63-3/67-NCG-1

R. M. CHOUDHURY. Assistant Director-General (STN).

MINISTRY OF TRANSPORT AND SHIPPING

(Transport Wing)

New Delhi, the 8th August 1968

- G.S.R. 1541.—In exercise of the powers conferred by Section 19 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby makes the following rules further to amend the Sainon and Develon near H and Com nitree (General) Rules, 1960, published with the notification of the Government of India in the late Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 938, dated the 8th August, 1960, namely:
- 1. These rules may be called the Shipping Development Fund Committee (General) Amendment Rules, 1968.
- 2. In rule 12 of the Shipping Development Fund Committee (General) Rules, 1960, for subrule (3), the following sub-rule shall be substituted, namely:—
 (3)(a) The Chairman shall be the Controlling Officer in respect of travelling and daily allo-

wances for the non-official members of the Committee and for the secretary.

(b) The Secretary shall be the Controlling Officer in respect of travelling and daily allowances for officers other than these mentioned in clause (a) and employees of the Committee.

[No. 35-MD(17)/68] B.P. SRIVASTAVA, Dy. Socy.

(Transport Wing)

PORTS

New Delhi, the 26th July 1968

G.S.R. 1542.—In pursuance of sub-section (6) of section 3, read with sub-section (3) of section 10, of the Major Port Trusts Act, 1963 (38 of 1963), it is hereby notified that Shri R. D. Pusalkar has been elected by the Mahratta Chamber of Commerce and Industries, Poona, as a Trustee for the Port of Mormugao vice Shri D. V. Potdar, deceased.

[No. 7-PG(19)/68.]

New Delhi, the YM June 1968

- G.S.R. 1543.—In exercise of the powers conferred by sub-section (3) of section 6 read with sub-section (1) of section 16A of the Calcutta Port Act, 1890 (Bengal Act III of 1890), the Central Government hereby appoints the following persons as Commissioners for the Port of Calcutta, representing labour for the period up to the 31st March, 1970:-
 - Shri Makhan Chatterjee. 2. Dr. (Mrs.) Maitreyee Bose.

[No. F. 9-PG(9)/68.T K. L. GUPTA, Under Secy.

(Transport Wing) MERCHANT SHIPPING New Delhi, the 26th July 1968

G.S.R. 1544.—In exercise of the powers conferred by sections 435 and 457 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby

makes the following rules turther to amend the Sailing Vessels (Members of Crew) Rules, 1967, namely-

- These rules may be called the Sailing Vessels (Members of Crew) Second Amendment Rules, 1968
- 2. In the Sailing Vessels (Members of Crew) Rules, 1967 (hereinafter referred to as the said rules), to sub-rule (1) of rule 4, the words "three copies of the passport size photograph of the applicant" shall be added at the end
- 3. In the First Schedule to the said rules, for Form B the following form shall be substituted, namely:—

FORM B

[rule 4(3)]

GOVERNMENT OF INDIA

MINISTRY OF TRANSPORT AND SHIPPING

(National Emblem)

Permit

Identity Cord

[Issued under the Sailing Vessels (Members of Crew) Rules, 1967]

Name:

Permit/Identity Card No.

(Note:—The serial number shall be preceded by code letters identifying National Emblem

Space for Photograph

The above photo should be authenticated by impressing the official seal of the ssuing authority partly on the photo and partly on the Book and by affixing signature of the issuing officer.

NATIONAL EMBLEM

This is to Certify that

Issued under the authority of the Government of India

Date:

Port:

Signature

Designation and Stamp

*(The card number shall be same as on inside cover preceding)

2012 THE GAZE	TTE OF INDIA: AUGUS	T 24, 1968/BHADRA 2, 1890 [PART II-			
Father's Name Date of birth (if Place of birth	(Saile)known)				
- orimerative patrol					
		Village Post Office Thana District State			
Nationality	*****				
Religion					
Heigh	ıt.				
Colou	r of				
		_			
1. Eyes 2.	Hair	Complexion Distinguishing marks			
Full name, relations of next of kin.	ship and permanent address	Village Post Office Thana District State			
Signature/Left ha	and thumb impression of sec	man,			
(No card	shall be renewed for a peri	od exceeding one year).			
Renewed upto Date and year	At port	Signature and Official Stamp of the Renewing Officer who shall be an Officer authorised as Issuing Authority.			
					

EMPLOYMENT RECORD

Name of Vessel	Port of Registration and Official No. of vessel.	Regis- tered tonn- age	Port of joining	Date of joining	Port of dis- charge	Date of dis- charge	Charac- ter	Tindel's Name and Signature or left hand thumb impression.
1	2	3	4	5	6	÷ 7	8	9
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ADDITIONAL ENDORSEMENTS

CAUTION

This Book is a valuable document. It should not be allowed to pass into the possession of any unauthorised person. If lost or destroyed, the fact and circumstances should be immediately reported to the Issuing Authority.

This Book must not be altered or multilated in any way, nor any endorsement made on it by any person other than a duly authorised official

- 4. In the Second Schedule to the said rules:
 - (1) under the entries relating to "Gujarat" the following shall be inserted at the end, namely:—

"Mandvi (Kutch) MNV Registrar of Sailing Vessels."; and

(ii) under the entries relating to "Kerala", the following shall be omitted namely:—

"Cochin CHN Registrar of Sailing Vessels"

[No. $11 \cdot MT(2) / 68.$]

K. V. SANKARAN, Dy. Secy.